

COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS

CIVIC CENTER, SAIPAN, MARIANA ISLANDS

VOLUME 8 NUMBER 7

PAGE 4687 to PAGE 4723

DATE OF PUBLICATION: OCTOBER 22, 1986



Commonwealth

Register

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Office of the Attorney General
Saipan, Mariana Islands 96950

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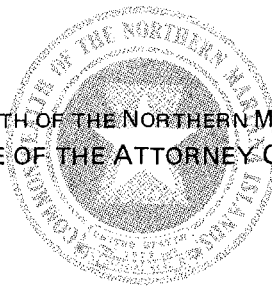
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COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
OFFICE OF THE ATTORNEY GENERAL



ALEXANDRO C. CASTRO
ATTORNEY GENERAL

5TH FLOOR, NAURU BLDG.
SAIPAN, CM 96950
TEL: (670) 234-7771/6207/7111

Filed this 5th day of

Oct 19 86. M 2:30p.

Office of Registrar of Corporations
Commonwealth of the Northern Mariana Islands

PUBLIC NOTICE

NOTICE OF ADOPTION OF COMPREHENSIVE IMMIGRATION REGULATIONS

The Attorney General, pursuant to the authority of 1 CMC Section 2153 §(D) and 3CMC Section 4305, published amendments to the Comprehensive Immigration Regulations in the Commonwealth Register, Vol. 8 No. 6, dated September 15, 1986.

Notice is hereby given that the Attorney General adopted such regulations as published, without change, effective October 15, 1986.

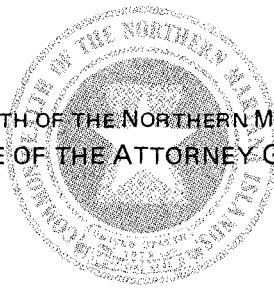
These adopted regulations are available for public inspection or a copy may be obtained from the Office of the Attorney General.

DATED this 5th day of October, 1986.

A large, stylized handwritten signature in black ink, appearing to read "Alexandro C. Castro".

ALEXANDRO C. CASTRO
Attorney General

COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
OFFICE OF THE ATTORNEY GENERAL



ALEXANDRO C. CASTRO
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5TH FLOOR, NAURU BLDG.
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Filed this 5th day of

NOTICIA PARA I PUBLICO

Oct 1986 2134
Office of Registrar of Corporations
Commonwealth of the Northern Mariana Islar

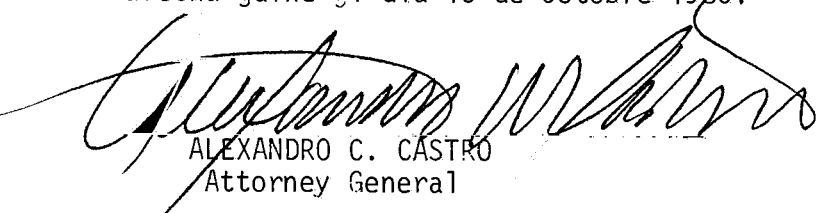
NOTICIA POT I MAADOPTA YAN FINU NA AREGLAMENTON IMMIGRATION

I Attorney General sigun i autoridad nu i gaige gi l CMC Sectiona 2153 ss (D) yan 3CMC Sectiona 4305, hapublica amendasion nu i finu na areglamento Immigration na mapublica gi Commonwealth Register, Vol. 8 No. 6, nu i mafecha gi dia 15 de Septiembre 1986.

Estaguiya na hanaguaha noticia na i Attorney General ha adopta eyo siha na regulasion nu i mapublica sin nihafa na tinelaika ya u effectibo gi dia 15 de Octubre 1986.

Este siha i man ma adopta na regulasion man available para u mareconesi nu i publico osino umana guahayi copia ginen i Offisinan i Attorney General.

Mafecha guine gi dia 15 de Octubre 1986.


ALEXANDRO C. CASTRO
Attorney General



Commonwealth of the Northern Mariana Islands

Office of the Governor

Saipan, Mariana Islands 96950

FOR OFFICIAL USE
CABLE ADDRESS
GOV. NMI SAIPAN
REPLY TO:

Filed this 16th day of Oct 1986.
REPT. of ACTIVITY 4:30pm

Office of Registrar of Corporations
Commonwealth of the Northern Mariana Islands

PUBLIC NOTICE

Notice of Adopted Regulations for Fish and Game

The Director of Natural Resources, in accordance with Chapter 13, Public Law 1-8 and Public Law 2-51 has published the amended Regulations for Fish and Game in the Commonwealth Register, Volume 8 No. 6, dated September 15, 1986.

Notice is hereby given that the Director of Natural Resources adopted such regulations as published, without change, effective October 15, 1986.

These adopted regulations are available for public inspection at the Office of the Director of Natural Resources on Capitol Hill, Saipan, or at the Division of Fish and Wildlife, Charlie Dock, Saipan.

Certified by:

Nicolas M. Leon Guerrero
Nicolas M. Leon Guerrero
Director of Natural Resources

Date:

10/16 86



Commonwealth of the Northern Mariana Islands
Office of the Governor
 Saipan, Mariana Islands 96950

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 REPLY TO:

DEPT. or ACTIVITY

Filed this 16th day of
Oct 19 86 4:30 P.M.

NUTISIAN PUBLEKO

Office of Registrar of Corporations
 Commonwealth of the Northern Mariana Islands

Nutisian i Ma'adoptan Rigulasion Put Guihan yan Mamachalek Na Ga'ga'

I Direktot i Naturat na Guinahan Tano' sigun gi kapituku 13, gi Lain Pubbleku 1-8 yan Lain Pubbleku 2-51 ha pubbleka i ma'amendan i Rigulasion put i Guihan yan mamachalek na ga'ga' gi Rehistran i 'Commonwealth' Baluma (Volume) 8 numiru 6, mafecha gi Septiembre dia 15, 1986.

Ilek-ña i nutisia na i Direktot i Naturat na Guinahan Tano' ha adopta i rigulasion gi ma'emprenta-ña sin tinilaika, ifektibu gi Oktubre dia 15, 1986.

Este siha na regulasion i manma'adopta mana'fangguahayi i pubbleku para u ma'ina gi ufisinan i Direktot i Naturat na Guinahan Tano' gi 'Capitol Hill', Saipan, osino gi lugat Dibision Guihan yan Mamachalek na Ga'ga, 'Charlie Dock' (Pantalan), Saipan.

Sinettefika as:

Nicolas M. Leon Guerrero
 Nicolas M. Leon Guerrero

Fecha

10/16/86

Di'ektot, Natural Na Guinahan Tano'



Commonwealth of the Northern Mariana Islands
Office of the Governor

Saipan, Mariana Islands 96950

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REPLY TO:

DEPT. or ACTIVITY

Filed this 16th day of

Oct 19 86 4:30 p.m.

Office of Registrar of Corporations
Commonwealth of the Northern Mariana Islands

ARONGORONGOL TOWLAP

Arongorongol Alléghúl Sussubwul Iigh Me Malúl Wal

Sáangi allégh ye llól Áilet 13 mellól Alléghúl Towlap 1-8 me 2-51, Samwoolul Natural Resources aa arongowow reel siwellóól Alléghúl Sussubwul Iigh me Malúl Wal llól Tilighiil Commonwealth, Volume 8 Numuro 6, wóól Septiembre 15, 1986.

E arongowow bwe Samwoolul Natural Resources aa alléghéló allégh yeel, nge ese yoor siiwel sáangi Oktubre 15, 1986.

Iwe allégh kkaal ubwe mwir sáangi mellól bwulasiyool Samwoolul Natural Resources me Capitol Hill, Seipél me ngáre llól bwulasiyool Fish and Wildlife me Charlie Dock, Seipél.

Appilúghúlugh Sáangi:

Nicolas M. Guerrero
Nicolas M. Guerrero
Samwoolul Natural Resources

Raal 10/16/86



COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS

BOARD OF EDUCATION
DEPARTMENT OF EDUCATION
SAIPAN, CM 96950

Tel: 322-9311/322-9812

Filed this 16th day of Oct 19 86 *4:00pm*

Office of Registrar of Corporations
Commonwealth of the Northern Mariana Islands

PUBLIC NOTICE

Adopted Rules and Regulations

Department of Education

- CHAIRPERSON
Elizabeth D. Rechebei
- VICE-CHAIRPERSON
M. Lee Taitano
- MEMBERS - SAIPAN
Sr. Mary Louise Balzarini, MMB.
Maximo L. Olopai
Mariano R. Bermudes
Alvaro A. Santos
- MEMBERS - TINIAN
Isaac P. Palacios
Frank P. Villagomez
- MEMBERS - ROTA
Ricardo S. Atalig
- STUOENT REPRESENTATIVE
Jane M. Tudela

The Board of Education of the Northern Mariana Islands in accordance with Public Law 3-43 has adopted for the Department of Education rules and regulations for the following subject areas:

1. Graduation Requirements (Science)
2. Teacher Certification

Copies of the rules and regulations were published on September 15, 1986 in the Commonwealth Register. During the designated period for public comment, no comments were received by the Board of Education concerning the proposed policy. The policy is adopted as originally promulgated.

Date: 10/16/86

Elizabeth D. Rechebei
Elizabeth D. Rechebei
Chairperson, Board of Education

Filed this 30th day of
Oct 19 86 1010891
mu

PUBLIC NOTICE

Office of Registrar of Corporations
Commonwealth of the Northern Mariana Islands

ADOPTED MEDICAL SERVICE FEES
FOR PUBLIC LAW 1-8
DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENTAL SERVICES

In accordance with Public Law 1-8, Chapter 12, Section 3, the Department of Public Health and Environmental Services has the responsibility of administering all government-owned health care facilities and of adopting relevant regulations, policies and procedures as deemed necessary.

The Director of Public Health and Environmental Services has the responsibility of carrying out the duties of the Department. In accordance with those duties, the Director has promulgated a schedule of fees for the provision of health services.

It is the intent and philosophy of the Department of Public Health and Environmental Services and its entity, the Dr. Torres Hospital, or the Commonwealth Health Center, to establish fees at cost with full consideration and public knowledge. No patient will be refused for service because of the patient's documented inability to pay.

The adopted Medical Service Fees include the following subject areas:

A. In-Patient

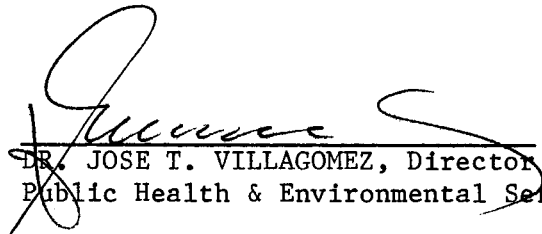
1. Room and Board
2. Surgical Procedures
3. Special Procedures
4. Ancillary Services

B. Out-Patient

1. General Services
2. Special Procedures
3. Other Procedures
4. Ancillary Services

C. Medical Referral (within CNMI)

Copies of the adopted Schedule Fees may be obtained from the Department of Public Health and Environmental Services, Dr. Torres Hospital, Saipan, CM 96950.


DR. JOSE T. VILLAGOMEZ, Director
Public Health & Environmental Services

Date: 10/16 86

NOTISIAN PUBLIKO

MA ADOPTA NA REGULASION POT I APAS SETBISIU MEDIKU PARA I LAI PUBLIKO
1-8 GINEN I DEPARTAMENTON HINEMLO' PUBLIKO YAN SETBISION ENVIRONMENTAL

Ginen ina komprende yan i Lai Publiko 1-8, Kapitulu 12, Seksiona 3, i Direktot i Depattamenton Hinemlo' Publiko yan Environmental na Setbisiu gai'yo responsabilidadat para hu administra todü i iyon i gobietno na facilidat hinemlo' yan i ma adoptan i manachuli na regulasion, otden yan manera siha yangin manesesita.

I Direktot i Depattamenton Hinemlo' yan i Environmental na Sebisiu gai'yo responsabilidadat ni para u madalalaki i otden i Depattamento. Ginen inakomprende yan i otden, i Direktot ha proponi listan apas siha para i probision i setbisiu.

Este i intension yan i filosofian i Depattamenton Hinemlo' yan i Environmental na Setbisiu yan todü i hospitat Dr. Torres pat Commonwealth Health Center (CHC) para uma establesi apas nui ginagagao yan meggai na considerasion yan tiningo publiko. Taya malangu sina marenunsia pot setbisiu pot tihana' sina man apasi.

Estague' i man sigiente siha na ma'adoptan apas para setbision mediku:

A. Ma Atmiti na Malangu:

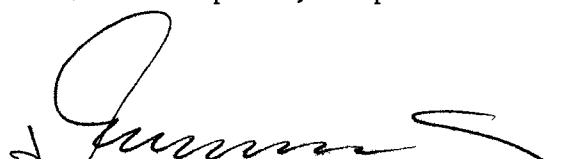
1. Kuatto yan Nenkanno
2. Sur:ical na manera
3. Man espesiat siha na manera
4. Ma'matago na setbisiu

B. Ti ma Atmiti na Malangu:

1. Setbision henerat
2. Man espesiat siha na manera
3. Otro siha na manera
4. Ma'matago na setbisiu

C. Ma Referin Man Malango (gi halom CNMI)

Kopian i ma adopta na listan apas para setbision mediku sina machule' ginen i Depattamenton Hinemlo' Publiko yan Sebision Environmental, Dr. Torres Hospital, Saipan CM 96950.


DR. JOSE T. VILLAGOMEZ, Direktot,
Depattamenton Hinemlo' yan
Setbision Environmental

Fecha: 10/16/86



COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
OFFICE OF THE PERSONNEL OFFICER

P.O. BOX 150 CHR
SAIPAN, COMMONWEALTH MARIANAS 96950

Filed this 30th day of Oct 1986 Phone: 6925/7327

10:00 am

Office of Registrar of Corporations

Commonwealth of the Northern Mariana Islands

PUBLIC NOTICE

Adoption of Regulations

NOTICE IS HEREBY GIVEN, pursuant to the authority of Amendment 41 of the Constitution of the Northern Mariana Islands and 1 CMC §§8116 and 8124(1), and pursuant to the provisions of 1 CMC §§9102 and 9105 and §4 of the Regulations of the Registrar of Corporations, 5 Commonwealth Register No. 5, p.2148, that the Civil Service Commission of the Commonwealth of the Northern Mariana Islands has adopted Excepted Service Personnel Regulations.

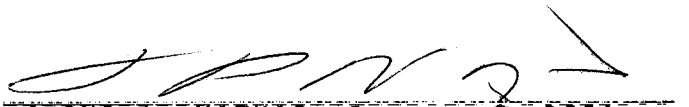
Copies of the regulations were published and promulgated as proposed regulations at 8 Commonwealth Register, No. 6, pp. 4646 through 4657, inclusive, on September 15, 1986. During the designated period for public comment, no comments were received concerning the proposed regulations. The regulations were adopted as originally promulgated, without change.

The regulations take effect ten (10) days after this publication in the Commonwealth Register.

Copies of the Excepted Service Personnel Regulations may be obtained from the Personnel Office, J.M. Building, Garapan, Saipan, or from the Personnel Offices on Tinian and Rota.

DATED, This 15th day of October, 1986.

SUBMITTED BY:


JESUS P. MAFNAS, Personnel Officer,
Civil Service Commission

APPROVED BY:


Lorenzo I. Guerrero Vice-Chairman
LORENZO I. GUERRERO, Chairman,
Civil Service Commission



COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
 OFFICE OF THE PERSONNEL OFFICER
 P.O. BOX 150 CHR
 SAIPAN, COMMONWEALTH MARIANAS 96950

Filed this 20th Phone: 6925/7327
 day of

Oct 19 86 10:00am

Office of Registrar of Corporations
 Commonwealth of the Northern Mariana Islands

NUTISIA PUBLEKU

Ma'adoptan Rigulasion

Mana'guaguaha este na nutisa, sigun gi aoturidat i amendaisan 41 gi Konstitusion i Sangkattan na Islan Marianas yan i 1 CMC §§8116 yan 8124(1), yan sigun gi prubision i CMC §§9102 yan 9105 yan 4 gi rigulasion i rehistran kotporaison, 5 Rehistran 'Commonwealth' numiru 5, p. 2148, na i Kumision Setbision Sibit gi 'Commonwealth' i Islan Marianas ha adopta Rigulasion para Setbesion emplehao ni makontrata.

Kopian i rigulasion siha ma'emprenta yan mana'matungo' komu mapruponi na areklamento gi 8 Rehistran 'Commonwealth', numiru 6 pp. 4646 asta i 4657, ma'engklusu gi Septiembre 15, 1986. Durante i madisikna na tiempo para un ma'ina ni pupbleku, taya'keha, sinangan pat rikumendaisan mana'halom put tinilaikan este i mapruponi na rigulasion. I rigulasion ma'adpota komu i urihinat na matungo'-ña sin tinilaika.

Este na regulasion umifetktibu dies dias despues di mapupbleka-ña gi rehistran i 'Commonwealth'.

Sina machule' i kopian Rigulasion para Setbision Emplehao ni makonttata ginen i ufisinan Emplehu, 'J.M. Building' giya Garapan, Saipan, osino is ufisinan emplehu giya Tinann yan Luta.

MAFECHA gi dia 15th di Octubre, 1986.

SINATMITI AS:

J.P. Mafnas
 JESUS P. MAFNAS, Ufisia Emplehu
 Kumision Sebision Sibit

INEPRABA AS:

for [Signature]
 LORENZO GUERRERO, Vice-Chairman
 I Kumision Setbision Sibit



COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
 OFFICE OF THE PERSONNEL OFFICER
 P.O. BOX 150 CHR
 SAIPAN, COMMONWEALTH MARIANAS 96950

Phone: 6925/7327

Filed this 20th day of

Oct 19 86 10:00am

Office of Registrar of Corporations
 Commonwealth of the Northern Mariana Islands

ARONGORONGOL TOULAP

Alléghélooóol Allégh

Re kke arongaawow, bwe sáangi appilúghúlúghúl Ssiwel 41 mellól Allegh Lapalap llól Northern Mariana Islands me bwal sáangi 1 CMC 8116 me 8124 (1) me bwal sáangi allegh ye llól 1 CMC 9102 me 9105 me 4 mellól Registrar of Corporations, 5 Commonwealth Register No. 5, peigh 2148, bwe Civil Service Commission mellól CNMI aa alleghuulo Alleghul Excepted Service Personnel.

Allegh kkaal ffailó mellól 8 Commonwealth Register numuro 6 peigh 4646 mwet ngáli 4657 wóól Setembre 15, 1986. Llól ótol allégh kkaal wuti tungórol ssiwel mereer toulap nge ese yoor. Iwe allégh kkaal aa alléghéló e faisúl schagh igha e isiisilong.

Iwe aa alleghélo, allégh kkaal seigh (10) rál sáangi isiisilongol llól Commonwealth Register.

Tilighiil Alléghúl Excepted Service Personnel nge ubwe bwughi mellól bwulasiyool Personnel me J.M. Building mwu Arabwal, Seipél me ngare bwulasiyool Personnel kkumu Tchúluyól me Luuta.

Llól ral ye 15th llól Oktuubre, 1986.

Atolongeeyal: :

JESUS P. MAFNAS, Samwoól
 Personnel Civil Service Commission

Alughulugh Sangi :

Lorenzo I. GUERRERO, Vice-Chairman
 Civil Service Commission



Commonwealth of the Northern Mariana Islands
Coastal Resources Management

Office of the Governor
Saipan, Mariana Islands 96950

CABLE ADDRESS
GOV. NMI SAIPAN
TELS. 6623/7320

Filed this 20th day of
Oct 1986. 10:00 AM

PUBLIC NOTICE Office of Registrar of Corporations
Commonwealth of the Northern Mariana Islands

Amendments to Coastal Resources Management Rules and Regulations

The Coastal Resources Management Program is adopting an amend-
ment to its Rules and Regulations under the authority of P.L. 3-47.

The purpose of the amendment is as follows:

I. Minor Permits

To transfer minor permit decisions for minor developments
on Tinian and Rota to the Coastal Resources Management local
representatives on Tinian and Rota.

The amendment follows this notice in the Commonwealth Register.
Additional copies may be obtained from the Coastal Resources
Management Office, 6th Floor Nauru Building, Susupe, Saipan, CM
96950.

10 15 1986
DATE

ROBERT W. RUDOLPH
Assistant Administrator
Coastal Resources Management



Commonwealth of the Northern Mariana Islands
Coastal Resources Management

Office of the Governor
Saipan, Mariana Islands 96950

CABLE ADDRESS
GOV. NMI SAIPAN
TELS. 6623/7320

Filed this 20th day of

Oct 19 86 10:00am

Office of Registrar of Corporations
Commonwealth of the Northern Mariana Islands

NOTISIA PARA I PUBLIKU

Ma Amenda I Regulasion I Coastal Resources Management

I Programan i Coastal Resources Management para u-ma amenda i Areklamenton yan i Regulasion nui gaige gi papa' i aturida't i Public Law 3-47.

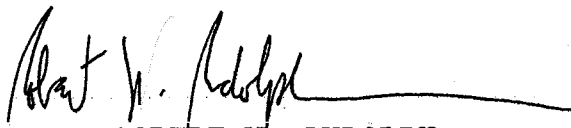
Para u-ma amenda esti na regulasion segun gi sigiente siha na rason.

I. Minot na petmiti (Minor Permits)

Para uma transfera todun i aplikasion yan i decision mino't siha na petmiti para i delegadun i Coastal Resources Management giya Luta yan Tinian.

Esti na regulasion nui ma-amemenda ma publika gi halom i Commonwealth Register. Para mas infotmasion, bisita i Offisinan i Coastal Resources Management Office gaige gi 6th Floor Nauru Building, Susupe, Saipan, CM 96950.

10 15 / 86
DATE


ROBERT W. RUDOLPH
Assistant Administrator
Coastal Resources Management

AMENDMENTS TO SECTION 7
OF THE OFFICE OF COASTAL RESOURCES MANAGEMENT
RULES AND REGULATIONS

Amend Section 7(D) (ii) to read:

"Applications for permits for minor developments on Saipan will be received at the Coastal Resources Management Office and the CRM Administrator will review and make a determination on the application based on P.L. 3-47 and these CRM Rules and Regulations."

Add Section 7(D) (iii):

"Applications for permits for minor developments on Tinian and Rota will be made to the Tinian and Rota Coastal Coordinators, respectively, who will review and make a determination on the application based on P.L. 3-47 and these CRM Rules and Regulations."

Renumber Section 7(D) (iii) to Section 7(D) (iv).

Renumber Section 7(D) (iv) to Section 7(D) (v).

Delete last paragraph of Section 7(D).



Commonwealth of the Northern Mariana Islands
Office of the Governor
Saipan, Mariana Islands 96950

CABLE ADDRESS
GOV. NMI SAIPAN
Filed this 20 day of

Oct 1986. 1110an

Office of Registrar of Corporations
Commonwealth of the Northern Mariana Islands

OCTOBER 20, 1986

PUBLIC NOTICE

PROPOSED AMENDMENT NO. 81086
REVENUE AND TAXATION REGULATIONS NO. 8301

The Director of Finance, in accordance with §3(c) of Public Law 5-3, §§1701 and 1818, 4 CMC, and 1 CMC §2557 is proposing to promulgate amendments to Revenue and Taxation Regulations No. 8301.

The proposed amendment is to establish rules and procedures for the administration and enforcement of the Poker Machine Act of 1986.

The Proposed amendments may be inspected at the Division of Revenue and Taxation, Central Office, Capitol Hill, Commonwealth of the Northern Mariana Islands, Saipan, CM 96950. These amendments are published in the Commonwealth Register. Copies of the register may be obtained from the Attorney General's Office.

The Office of the Director of Finance is soliciting views, opinions, facts and data for or against the proposed amendments to Revenue and Taxation Regulations No. 8301 from the general public.

Anyone interested in commenting on the proposed amendments to Revenue and Taxation Regulations No. 8301 may do so by submitting in writing to the Director of Finance, Commonwealth of the Northern Mariana Islands, Capitol Hill, Saipan, CM 96950 not later than thirty (30) days from the date of its publication in the Commonwealth Register.

Certified by:

Rex I. Palacios

Rex I. Palacios
Director of Finance

10-20-86



Commonwealth of the Northern Mariana Islands
Office of the Governor
Saipan, Mariana Islands 96950

CABLE ADDRESS
GOV. NMI SAIPAN

Filed this 20th day of

Oct 19 86 11:10am
Office of Registrar of Corporations
Commonwealth of the Northern Mariana Islands

OCTOBRE 20, 1986

NOTISIAN PUBLIKU

MA INTENSIONA NA AMENDASION
NO. 81086
AREGLAMENTO NUMERO 8301
PARA I REVENUE YAN TAXATION

I Direktot i Finansiat, segun i Sectiona 3(c) gi Lai Publiko Numero 5-3, 4 CMC §§1701 yan 1818, yan i 1 CMC §2557, ha introdudusi para una efektibo amendasion gi areglamento yan regulasion, ya para uma rekognisa komo Amendasion No. 81086 gi Revenue yan Taxation Regulasion No. 8301.

I ma intensiona na amendasion ma publika para uma establese areglamento yan regulasion ni para uma dirihi i 1986 na Akto pot Makinan Huegon Balaha.

I ma intensiona na amendasion sina ma rikonosi gi ofisinan i Division i Revenue yan Taxation gi Capitol Hill, Commonwealth i Northern Mariana Islands, Saipan, CM 96950. Este na amendasion ma publika gi Commonwealth Register. Sina manuli hao kopian este na publikasion gi ofisinan i Abogadon Gobietno.

I Ofisinan i Direktot i Finansiat ma ma-maisen idea, fakto yan nota ginen i publiku, kao mauleg pat ma kokontra este na inintrodusen amendasion gi Regulasion Numero 8301.

Todo man interesao na individuat ni para ufan na halom opinion ni fumabot, osino ma kokontra este na amendasion gi Revenue yan Taxation Regulasion Numero 8301, man ma-fafaisen na u ma satmite i matugi na opinion niha guato gi Ofisinan i Direktot i Finansiat, Commonwealth i Northern Mariana Islands, Saipan, CM 96950, gi halom 30 dias deste i fecha anai ma publika este na notisia gi Commonwealth Register.

Sinettifika as: *Rex I. Palacios*
Rex I. Palacios
Direktot i Finansiat

10-20-86
Fecha

AMENDMENT NO. 81086
REVENUE AND TAXATION REGULATIONS NO. 8301
OFFICE OF THE DIRECTOR OF FINANCE
COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS

Section 1. Title. This amendment shall be known as Amendment No. 81086.

Section 2. Purpose. This amendment shall provide for the issuance of licenses, the temporary suspension or permanent revocation of licenses, the prohibition of license transfers, and the segregation of poker machines from other on-premise businesses. Therefore, a new section, Section 2.1504(a)(2) is added to Revenue and Taxation Regulations No. 8301.

Section 3. Authority. The Director of Finance, after consulting with the Director of Commerce and Labor has promulgated this amendment to Revenue and Taxation Regulations No. 8301.

Section 4. Findings. The following administrative findings constitute the basis for this amendment:

(a) There are far more poker machines in the Commonwealth than there are licenses issued for their operation. It is difficult, given manpower constraints, for the Department of Finance to police the poker machine industry with its various locations, to determine whether or not licensed machines are in operation contrary to law, or whether the machines are being operated by minors.

(b) A defective or malfunctioning poker machine can, in the vast majority of instances, be repaired within 24 hours and the loss of revenue while the machine is being repaired is minimal.

(c) Section 3 (b) of Public Law 5-3 provides that upon the failure of any person to renew his poker machine license, that license shall not be re-issued to any person if it will cause the number of such licenses to exceed 200 in any Senatorial district. It is the intent of the Legislature that eventually no senatorial district have more than 200 poker machine licenses if that can be accomplished in a fair, reasonable and even-handed manner.

Section 5. Amendment. Amendment No. 81086 to Revenue and Taxation Regulations No. 8301 may be cited as the "Poker Machines Regulations". The amendment reads as follows:

"Section 2.1504(a)(2). Poker Machines Regulations

(A) Application for and Renewal of a License

(i) all applications for a poker machine license or license renewal must contain---

- (a) the statutorily required license fee;
- (b) the make, model, year, brand name and serial number of each machine;
- (c) the location (by building, village and island) of each machine;
- (d) an accurate color photograph of the machine while in operation with its screen illuminated;
- (e) a notarized certification by the manufacturer of the machine regarding---
 - (1) the percentage of coins paid in that are paid out on the average,
 - (2) whether or not the operator or owner can modify the percentage of payout in subdivision (1) above,
 - (3) to what percentage of payout the machine can be modified by the operator;
- (f) a statement under penalty of perjury that the application data are true and correct.

(ii) Once an initial license is issued, all subsequent licenses shall be renewals and subject to the full annual license fees.

(iii) A license can be renewed for an applicant only for a machine that was licensed to that applicant in the same senatorial district the previous calendar year. No new or used machines can be licensed in senatorial district no. 3 unless and until the number of licensed machines in that district is less than 200.

(iv) The annual license fee may be prorated on a quarterly basis for the initial issuance of licenses for new poker machines. The annual license fee may also be prorated for the operation of amusement machines which were not in use one year or more after they were registered with the Division of Revenue and Taxation as inoperative machines. The license fee for inoperative machines shall be the annual fee if the machines were inoperative less than one calendar year.

(v) All owners of poker machines must modify those machines licensed for commercial operation on or before December 31, 1986 to place a meter inside the machine for registration of the number of coins inserted into the machine and to have two dissimilar keys to open the machine. One of the two dissimilar keys must be submitted to the Division of Revenue and Taxation for control of access into the poker machines. This modification must be completed before the poker machines are to be licensed for commercial operation starting January 1, 1987.

(B) Tags

(i) Licensed poker machines must bear a numbered tag on the top right-hand corner of the screen or viewing window or scoreboard; or for those machines without viewing window, screen or scoreboard, the area designated by a Revenue officer. This tag may be removed only by the Division of Revenue and Taxation. A second identical tag shall be placed inside the poker machine.

(ii) No poker machine may be operated unless it has a valid tag affixed to its cabinet. No tag can be transferred from one machine to another. A replacement tag will be issued and a fee of \$100 will be charge and collected for each new set of tag. The poker machine owner shall report to the Division of Revenue and Taxation whenever a tag is lost or defaced, and said tag will be promptly replaced by the Division of Revenue and Taxation after the Division verifies the tag number from the identifying tag inside the machine and a replacement fee of \$15 is paid to the Division of Revenue and Taxation.

(C) Issuance of License

(i) Upon receipt of an application for a poker machine license or license renewal, the Division of Revenue and Taxation shall visit the premises designated in the application and certify that the information contained in the application is true and correct. Only after such certification will a license be issued to the applicant. Said license shall be in writing and must be kept on the premises where the machine is located for inspection upon demand by the Division of Revenue and Taxation. A renewal license can be issued only for a machine that was licensed in the calendar year immediately preceding the renewal year.

(ii) A license application may be denied in whole or in part if the applicant has been convicted of violating Public Law 5-3 Section 6(a), or if the Department of Finance has found after hearing, that the applicant has violated the prohibitions of Public Law 5-3 Section 6 (a) or any section of these regulations.

(iii) Before a license is issued, all charges and fees relating to poker machines must be fully paid, including applicable penalty and interest charges.

(D) Movement of Machines. The Division of Revenue and Taxation must receive written notification within 10 days after a poker machine is moved within a Senatorial district from one building or location to another. The written notification must contain the serial number and identification tag number. A machine moved without subsequent written notification as provided herein shall have its license suspended for no less than 30 days and not more than 180 days. Within 30 days after the effective date of these regulations each licensee shall give written notice to the Division of Revenue and Taxation of the location, by building, village and island of each of its licensed poker machines.

(E) Time Deadlines. A license renewal application shall be submitted with payment for the total machines to be licensed between December 1 and December 31 of each year. A license renewal application must be submitted to Revenue and Taxation fifteen days prior to the expiration of the current license. The Division of Revenue and Taxation shall have 30 days from the submittal of the application to review the information contained therein and to inspect the machine. The poker machine may continue in operation during this 30 day period unless the license application is denied.

(F) Investigation

(i) In the event that the owner or operator of a validly licensed poker machine reports in writing to the Division of Revenue and Taxation that a competitor is operating a machine(s) without a license or in violation of subsection B of this section, then the Department of Finance shall promptly investigate said report and take whatever action is necessary to secure compliance with the law or regulations.

(ii) the owner is liable for cost incurred to actually monitor activities of suspected fraudulent act by operators to deceive the Commonwealth Government

(iii) the Division of Revenue and Taxation shall have the right to confiscate unlicensed poker machines and store them at a location it chooses to utilize. Confiscated machine shall remain in the custody of the Division of Revenue and Taxation until the machines are sold to a buyer outside Senatorial District 3.

(J) Separate Room Poker machines operated in retail stores shall be segregated from the business area of the store by a wall or barrier at least four feet high, and only people 18 years of age or older shall be allowed entry to the poker machine enclosure. Poker machines may be operated in hotel or motel lobbies without a barrier.

(K) Informational Application. An application conforming with subsection A(b),(c),(d) and (e) of this section shall be filed with the Department of Finance within 30 days from the effective date of these regulations. Failure to file such application shall result in the suspension of the poker machines license until the application is received and verified.

(L) Monthly Reporting. Owners of poker machines must report to the Division of Revenue and Taxation on or before the last day of the month, all jackpots paid and date of payment and must include the full name of payee, social security number, home address and post office box number if any. Failure to comply will subject the owner to the application of subsection I of these regulations.

(M) Severability. If any provision of this amendment is held invalid, the invalidity of the remainder of the regulations shall not be affected thereby."

Certified By: _____



REX I. PALACIOS
Director of Finance

10.20.86

Date

(iv) If an unlicensed machine is confiscated, both the owner and the operator shall be liable for the cost of transporting the machine, storage charge of \$25 per day per machine, labor cost, and other charges incurred in the transfer of the machine from the operator/owner's place of business to the storage facility of the Commonwealth Government.

(v) the Division of Revenue and Taxation shall not be liable for damages arising from the confiscation of unlicensed machines, and including damages occurring during transfer and storage.

(G) Trademark and Serial Numbers. All poker machines imported into the Commonwealth for commercial use must have a trademark and a serial number. Poker machines without a trademark and a serial number shall not be issued a license.

(H) Transfer of License.

(i) No poker machine license tag may be transferred from a defective or malfunctioning machine to an operative machine.

(ii) Any poker machine in senatorial district one or senatorial district two that is certified by the Division of Revenue and Taxation as being incapable of repair may be replaced by another poker machine provided the replacing poker machine is registered with the Division of Revenue and Taxation before installation.

(I) Suspension or Revocation of License

(i) Any person who places or causes to be placed in operation a machine without a valid tag as provided for by these regulations, or violates any other provision of these regulations, shall be summoned to a public hearing conducted by the Department of Finance pursuant to the Administrative Procedure Act (1 CMC 9101 et Seq.) to show cause why some or all of that person's poker machine licenses should not be suspended or revoked.

(ii) If the Division of Revenue and Taxation finds, after a hearing that there were any other violations of these regulations, then the Department of Finance can either suspend, for a minimum of 30 days, all or some of that person's poker machine licenses or revoke all or some of that person's licenses.

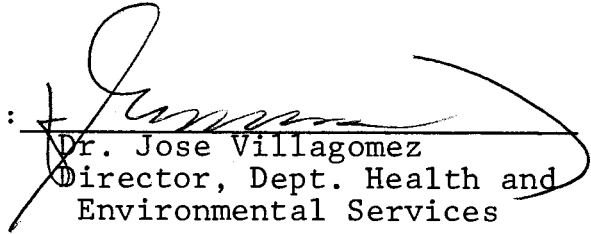


Commonwealth of the Northern Mariana Islands
 Department of Public Health & Environmental Services
 Office of the Director
 Saipan, Mariana Islands 96950

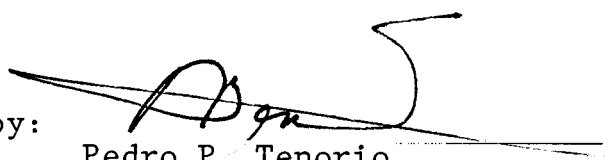
PUBLIC NOTICE

EMERGENCY REGULATIONS
 FOR MEDICAL PROFESSION LICENSING

The Director of the Department of Public Health and Environment Services finds that in order to adequately protect the public health and safety there is a need to immediately promulgate regulations to license medical professions in the Commonwealth of the Northern Mariana Islands. The Director further finds that it is in the public interest that said regulations take effect prior to the public notice. The regulations is set forth hereinafter or to be effective upon filing with the Registrar of Corporations and are to remain in effect for 120 days after promulgation unless repealed or modified at an earlier date.

Certified by: 
 Dr. Jose Villagomez
 Director, Dept. Health and
 Environmental Services

10/16/86
 Date

Concurred by: 
 Pedro P. Tenorio
 Governor

10/16/86
 Date

Received by: 
 Registrar of Corporations

10/16/86
 Date

PUBLIC NOTICE
OF
PROPOSED ADOPTION OF
RULES AND REGULATIONS

The Medical Profession Licensing Board is proposing the adoption of rules and regulations governing licensure of health care professionals and health care facilities including the following subject areas:

PUBLIC NOTICE OF PROPOSED ADOPTION
OF
MEDICAL PROFESSION LICENSING BOARD
RULES AND REGULATIONS

The Medical Profession Licensing Board (MPLB), pursuant to the authority of 3 CMC Chapter 2, hereby gives notice to the public of its intention to adopt new rules and regulations for the Medical Profession Licensing Board concerning granting Licenses to health care professionals and health care facilities. The proposed rules and regulations are published herewith. Copies may be obtained from the MPLB, Department of Public Health and Environmental Services, Dr. Torres Hospital, Saipan, CM 96950.

All interested persons will be given a reasonable opportunity to submit data, views, or arguments, in writing, concerning the proposed regulations. Written comments must be submitted to the Chairman, Medical Profession Licensing Board, not later than the close of business thirty (30) calendar days following the date of publication of this Notice.

Dated this 26 day of Sept, 1986.


Dr. Jose L. Choig, Chairman
Medical Profession Licensing
Board

MEDICAL PROFESSION LICENSING BOARD

REGULATIONS

PREFACE

Chapter I, General Provisions, contains provisions generally applicable to Chapter II through Chapter VIII of these MPLB regulations. For example, the disciplinary and hearing provisions of Chapter I are to be read in conjunction with relevant provisions of each respective chapter.

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MEDICAL PROFESSION LICENSING BOARD

Regulations for Licensing of Health Care Professionals

CHAPTER I

GENERAL PROVISIONS

1-1. Definitions. As used in these regulations unless the context otherwise requires, the words and terms defined in each Chapter have the meanings ascribed to them in those Chapters. In addition, the following definitions apply:

1-2. "Applicant" means a person who is applying or petitioning for any rights, license, or authority from the Board.

1-3. "Board" means the Commonwealth of the Northern Marianas Medical Profession Licensing Board.

1-4. "Gross Malpractice" means malpractice where the failure to exercise the requisite degree of care, diligence, or skill consists of ministering to a patient while the health professional is under the influence of alcohol or any controlled substance.

1-5. "Malpractice" means failure on the part of a health professional to exercise the degree of care, diligence, and skill ordinarily exercised by health professionals in good standing in the community in which they practice.

1-6. "Unprofessional Conduct" means:

1. Obtaining a license under fraudulent credentials, or gross misrepresentation.
2. Procuring, aiding, or abetting in procuring, criminal abortion.
3. Obtaining a fee on assurance that a manifestly incurable disease can be permanently cured.
4. Advertising health care business in which grossly improbable statements are made, advertising in any manner that will tend to deceive, defraud, or mislead the public, or preparation, causing to be prepared, using or participating in the use of any form of public communication that contains professionally self-laudatory statements calculated to attract lay patients. As used in this paragraph, public communication includes, but is not limited to, communications by means of television, radio, newspapers, books and periodicals, motion picture, handbills, or other printed matter. Nothing contained in this paragraph prohibits the direct mailing of informational documents to former or current patients.
5. Willful disobedience of the law, or of these regulations.

6. Conviction of any offense involving moral turpitude or the conviction of a felony. The record of the conviction is conclusive evidence of unprofessional conduct.
7. Conviction or violation of any federal or Commonwealth law regulating possession, distribution or use of any controlled substance. The record of conviction is conclusive evidence of unprofessional conduct.
8. Habitual intemperance or excessive use of alcohol or alcoholic beverages, or any controlled substance as defined herein.
9. Conduct unbecoming a person or agency licensed to practice in or serve as a health profession function, or detrimental to the best interests of the public.
10. Violating or attempting to violate, directly or indirectly, or assisting in abetting the violation of, or conspiring to violate, any provision of these regulations.
11. Employing, directly or indirectly, any suspended or unlicensed practitioner in the practice of any system or mode of treating the sick or afflicted.
12. Repeated claims of malpractice settled against a practitioner.

LICENSES

1-7. Examinations for License to Practice: Specification.

1. All applicants for license to practice in the Commonwealth must be examined by the Board. Examinations shall be held at such places within the Commonwealth and at such times as are fixed by the Board.
2. The examinations may be any combination of written, oral, practical or demonstrative.
3. The Board may license an applicant who holds a current and valid license or certificate issued to him by the medical examining board of the jurisdiction where he is currently licensed, or a certificate as diplomate of the National Board of Medical Examiners of the United States, provided:
 - a. That the legal requirements of such medical examining board were, at the time of issuance of the license or certificate in no degree or particular less than those of the CNMI at the time of issuing such license;
 - b. That the applicant may be required to pass an oral examination; and
 - c. That the applicant shall furnish to the Board such other

proof of qualifications, professional or moral, as the Board may require.

1-8. Verified Applications for Examination: Contents; Time for Filing.

1. An applicant for examination must file an application not less than 60 days before the date of an examination.
2. Applications must be filed with the Board on forms to be furnished by the Board.
3. Each applicant for examination must agree to a background investigation which may include fingerprint, if requested by the Board.
4. Applications must be verified and must state the following:
 - a. When and where the applicant was born and the various places of his residence.
 - b. The name, age, gender, and place of residence of the applicant.
 - c. The names and addresses of all persons or agencies by whom the applicant has been employed for the five year period immediately preceding the making of the application.
 - d. Whether or not the applicant has ever applied for a license to practice the profession or function in any other state or territory; if so, when, where, and the results thereof.
 - e. How long the applicant has resided in the CNMI; whether the applicant is a bona fide resident of the CNMI, and has immigration status.
 - f. Whether or not the applicant has ever been admitted to the practice or function in any other state or territory; if so, and he has been licensed to practice or function in another state or territory, he shall report whether any discharge, dismissal, disciplinary or other proceedings of a like nature have ever been instituted against him. Applicant shall attach a certificate of the Board of the place in which the applicant was last licensed, certifying that the applicant is a member in good standing of the practice or function in that place, and that no proceedings affecting his standing as a health practitioner or agency are pending.
 - g. The applicant's general and professional education, including the schools attended, time of attendance at

each school, and whether or when graduated from such school or schools.

1-9. Reciprocity. If an applicant for a license has practiced in another state or territory of the U.S., he must include with his application:

1. A certification by the licensing authority of the state or territory where he last practiced that the licensee is in good standing and that no proceedings affecting his standing are pending;
2. A letter from the medical association of the city or county where he last practiced, or if there is no local association, from the state association, certifying to his good moral character;
3. Such other evidence of his good moral character and professional competence as may be required by the Board; and
4. A statement of any claims of professional malpractice against him, including the complete details of the disposition of each claim.

1-10. Records of Issuance or Denial of License. The Board shall maintain records pertaining to applicants to whom licenses have been issued or denied. In the records shall be recorded:

1. The names and residences of all applicants.
2. The names of the school granting the diploma to and date of diploma for each.
3. The date of issuance or denial of license.
4. Any other information required by the Board.

1-11. Reapplications. An applicant who is denied a license for a reason other than his failure to pass an examination may not reapply until he requests and receives permission of the Board to do so.

1-12. Demand for Hearing. Any person whose application for a license or permit or whose application for the renewal of a license or permit has been denied by the Board shall be entitled to a hearing, provided that a request for a hearing is filed with the Board within sixty days of the date of mailing of the letter informing the applicant of the denial of his application and informing the applicant of his right to appeal within sixty days.

If a demand for hearing is filed within the time prescribed, the Board shall order a hearing in accordance with procedures determined by the Board.

1-13. Qualifications of Applicant. An applicant must, in addition to the requirements of the specific license for which application is made, furnish satisfactory evidence to the Board that he is of good moral character and, if licensed to practice or function in another state or territory, possesses a good professional reputation.

1-14. Licenses: Signatures of Board Officers. All licenses must be signed by the Board Chairman and Secretary and be attested by the official seal of the Board.

1-15. Licenses: Fees. The amount of annual fees for each separate professional area shall be not less than \$25 and not more than \$100, as the Board shall determine annually.

1-16. Renewal of License.

1. Licenses must be renewed annually.
2. Renewal fee is not to exceed \$100.
3. Each renewal fee must be paid to the Board on or before January 1 of the year to which it applies.
4. If a licensee fails to pay his renewal fee by January 1, his license is automatically suspended, although he may obtain a renewal license upon the payment of a penalty fee of \$25 in addition to the renewal fee.

1-17. Posting License and Renewal Card. Each holder of a license and/or renewal card shall keep the same posted conspicuously in his office or place of practice at all times.

1-18. Grounds for Initiating Disciplinary Action. The grounds for initiating disciplinary action under these regulations are:

1. Unprofessional conduct.
2. Conviction of:
 - a. A violation of any Federal or Commonwealth law regulating the possession, distribution or use of any controlled substance;
 - b. A felony; or
 - c. Any offense involving moral turpitude.
3. Suspension or revocation of a license to practice by any jurisdiction.
4. Malpractice.

1-19. Filing of Written Complaint Against Person Licensed to Practice. The Board or any of its members who become aware that any one or a combination of the grounds for initiating disciplinary action may exist as to a person practicing in the CNMI shall, and any other person who is aware of any, file a written complaint with the Secretary of the Board specifying the relevant facts.

1-20. Complaint to be Considered by Officers of Board; Notice of Hearing; Discussion of Insufficient Complaints by Board.

1. When a complaint is filed with the Secretary of the Board, it must be considered by the Chairman and the Secretary of the Board. If, from the complaint or from other official records, it appears that the complaint may be well founded in fact, the Secretary shall cause written notice of the charges in the complaint to be served upon the person charged at least by personal service or registered mail 20 days before the date fixed for the hearing.
2. If the complaint is not deemed by the Chairman and the Secretary to be of sufficient import or sufficiently well founded to merit bringing proceedings against the person charged, the complaint shall be presented to the Board and the Board shall decide on the sufficiency of the complaint.

1-21. Hearing: Authorized Disciplinary Actions; Disposition of Fines.

1. The person charged is entitled to a hearing before the Board, but the failure of the person charged to attend his hearing or his failure to defend himself shall not delay or void the proceedings. The Board may, for good cause shown, continue any hearing from time to time.
2. If the Board finds the person charged has violated 3 CMC Secs. 2201-2272, or these regulations, it may:
 - a. Place the person on probation for a specific period or until further order of the Board.
 - b. Administer to the person a public or private reprimand.
 - c. Limit the practice of the person, by the exclusion of or to, one or more specified branches of his profession.
 - d. Suspend the license of the person to practice for a specified period or until further order of the Board.
 - e. Revoke the license of the person to practice.
 - f. Impose a fine of not more than \$500.00.

g. Impose any sanction provided in 3 CMC 2252 (e).

1-22. Disciplinary Action by Hearing Officer or Panel: Procedural Requirements; Powers and Duties of Officer or Panel; Appeals.

1. Any disciplinary action taken by a hearing officer or panel designated by the Board is subject to the same procedural requirements which apply to disciplinary actions taken by the Board, and the officer or panel has those powers and duties given to the Board in relation thereto.
2. A decision of the hearing officer or panel relating to the imposition of a fine is a final decision in a contested case. Any party aggrieved by a decision of the officer or panel may appeal that decision to the Board.

1-23. Subpoenas. For the purposes of this Chapter, the Secretary or Chairman of the Board may issue subpoenas to compel the attendance of witnesses and the production of records and documents.

1-24. Judicial Review; Effective Date of Order; Limitation on Stay of Order.

1. Any person who has been by action of the Board, placed on probation or whose license has been limited, suspended or revoked, or who is otherwise aggrieved by Board action is entitled to judicial review of the Board's order.
2. Every order of the Board which limits practice or revokes a license is effective from the date the Board certifies the order, until the order is modified or reversed by the Board or an order of the court.

1-25. Application for Removal of Limitation or Restoration of License.

1. Any person:
 - a. Whose practice has been limited; or
 - b. Whose license to practice has been suspended until further order or revoked by an order of the Board may apply to the Board after a reasonable period for removal or the limitation or restoration of his license.
2. In hearing the application, the Board:
 - a. May require the person to submit to a mental or physical examination by physicians or other appropriate persons whom it designates and submit such other evidence of changed conditions and of fitness as it deems proper;
 - b. Shall determine whether under all the circumstances the

time of the application is reasonable;

- c. May deny the application or modify or rescind its order as it deems the evidence and the public safety warrant.

1-26. Board May Enjoin Unlicensed Practice.

1. In addition to any other remedy provided by Law, the Board, through its Chairman, Secretary or its Attorney, or the Attorney General, may apply to any court of competent jurisdiction to enjoin any unlicensed person from practicing or representing himself to be a health professional.
2. The court in a proper case may issue a temporary restraining order or a preliminary injunction for such purposes.

1-27. Records of Proceedings Relating to Licensin• and Disciplinary Action; Confidentiality of Information:

1. The Board shall keep a record of its proceedings relating to licensing and disciplinary actions. These records must be open to public inspection at all reasonable times and must contain the name, place of business and residence, and the date and number of the license of every person or agency licensed under this Chapter. The Board may keep such other records as it deems desirable.
2. Except as provided in this subsection, all information pertaining to the personal background, medical history or financial affairs of an applicant or licensee which the Board requires to be furnished to it under this Chapter, or which it otherwise obtains, is confidential and may be disclosed in whole or in part only as necessary in the course of administering this Chapter or upon the order of a court of competent jurisdiction. The Board may, under procedures established by regulation, permit the disclosure of this information to any agent of the Federal Government, or another state or territory, or of any political subdivision of the CNMI who is authorized to receive it.
3. Notice of the disclosure and the contents of the information disclosed pursuant to subsection 2 must be given to the applicant or licensee who is the subject of that information.

EXEMPTIONS

1-28. Persons Exempted. The provisions of these rules and regulations apply to all persons except persons residing in the CNMI who, on and prior to the effective date of these rules and regulations, were and are actively practicing any of the medical professions covered in Chapters I through Chapter 8 of these MPLB regulations. Persons so residing and practicing may, within thirty (30) days following the effective date of these regula-

tions, file an application with the Board for a license to continue to practice in the CNMI in their respective professional area. The Board shall review each such application and consider the applicants' professional reputation and experience. The Board may license such an applicant whose combination of experience, general education and formal training indicate that the applicant is capable of performing the duties and functions of the professional area for which application is filed.

Subsection 1. Application must be filed on forms provided by the Board.

Subsection 2. Application must be accompanied by a recent photograph of the applicant, and the application fee as determined by the Board.

1-29. Facilities Exempted. The provisions of these rules and regulations apply to all medical facilities except medical facilities actively functioning and operated by the CNMI Government on the effective date of these rules and regulations. Such government facilities may within thirty (30) days following the effective date, file an application with the Board, on forms provided by the Board, for a license to continue to engage in and operate the health care professions and functions presently engaged in or carried out by such facilities, after the effective date of these regulations.

SEVERABILITY

1-30. The provisions contained in Chapters I through Chapter VIII of these regulations are hereby declared to be severable and the invalidity of any rule, clause, sentence, paragraph or section shall not affect the validity of the remainder.