COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS SAIPAN, MARIANA ISLANDS

VOLUME 10 NUMBER 1 Page 5414 - 5435



JANUARY 18, 1988

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Commonwealth of the Northern Mariana Islands Office of the Governor

Saipan, Mariana Islands 96950

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NOTICE OF ADOPTION OF FINAL REGULATIONS

MREGISTRAR OF CORPORATIONS Office of the Attorney General Commonwealth of the Northern Marianas Sairan CM 96950

Regulations Restricting the Issuance of Work Certificates and Entry Permits for Non-Immigrant Alien Garment Workers, Business Licenses for Garment Manufacturing, and Certificates of Origin for Export of Textiles and Textile Products.

NOTICE IS HEREBY GIVEN that the Directors of Commerce and Labor and Finance and the Chief of Immigration have adopted as final regulations under the authority conferred by 1 CMC 2453 (d) and 2553 (d), 3 CMC 4435 (d), and 3 CMC 4311 (3) and 4331 the proposed regulations published at 9 Commonwealth Registrar 5268ff, on October 20, 1987.

The regulations are intended to stabilize the growth of the Commonwealth garment industry by prohibiting the issuance of business licenses for garment manufacturing and the construction and operation of additional garment factories, halting the entry of non-immigrant alien garment workers into the Commonwealth except under certain narrowly defined circumstances, and limiting the issuance of certificates of origin to textiles and textile products manufactured by qualified garment manufacturers as defined by the regulations.

Following publication of the proposed regulations on October 20, 1987 (9 C.R. 5268ff), the Directors and the Chief received comments from interested parties requesting that the proposed regulations be amended prior to final adoption to provide for a limited exemption permitting the establishment of garment factories on the islands of Rota and Tinian. Public hearings on the request for exemption were subsequently held by the Directors and Chief at Saipan, Rota and Tinian at which testimony on the exemption issue was taken. The issue of the advisability of adopting the requested exemption for the islands of Rota and Tinian remains before the Directors and the Chief, pending completion of the public hearing transcripts and further review of the merits. In order to timely implement final regulations, the Directors have elected to adopt as final the proposed regulations published for comment at 9 C.R. 5268ff (Oct. 20, 1987) without modification. Notwithstanding final adoption of the proposed regulations without amendment, the Directors and the Chiefs will complete their review of the hearing transcripts, other hearing materials and the record as a whole and reach a final determination

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on the merits of an exemption for the islands of Rota and Tinian within a reasonable time. In the event that such an exemption is deemed in the public interest, proposed amended regulations incorporating an exemption will be published in the Commonwealth Register for comment; if no such exemption is adopted, the Directors and the Chief will publish a statement of the principal reasons for their determination in the Commonwealth Register.

Copies of the final regulations may be obtained for a modest copying fee from the office of the Director of Commerce and Labor, Capitol Hill Complex, Saipan, MP 96950.

Dated: __//19/88

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Director of Finance

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REGULATIONS RESTRICTING THE ISSUANCE OF WORK CERTIFICATES AND ENTRY PERMITS FOR NON-IMMIGRANT ALIEN GARMENT WORKERS, BUSINESS LICENSES FOR GARMENT MANUFACTURING, AND CERTIFICATES OF ORIGIN FOR EXPORT OF TEXTILES AND TEXTILE PRODUCTS

Section 1. Authority. These regulations are issued: (1) under the authority of the Director of Commerce and Labor to issue business licenses conferred by 1 CMC 2453(d) and to issue work certificates for alien workers conferred by 3 CMC 4435(b); (2) under the authority of the Director of Finance to regulate customs conferred by 1 CMC 2553(d); and (3) under the authority of the Chief of Immigration to regulate the issuance of entry permits for non-immigrant aliens conferred by 3 CMC 4311(3) and 4331.

Section 2. Definitions.

(a) "Business Licenses" means that license required to engage in or conduct a business under 4 CMC 5103.

(b) "Certificate of Origin" means Form 3229 (9-22-75) of the United States Customs Service certifying the origin of articles shipped from insular possessions to the United States.

(c) "Entry Permit" means documentation authorizing the entry of a non-immigrant alien into the Commonwealth including but not limited to a passport stamp or visa.

(d) "Garment Manufacturer" means any sole proprietorship, partnership, corporation, firm, association or other group or combination engaged in the creation, production, or assembly of textiles or textile products.

(e) "Garment Worker" means any person, regardless of title, employed in the manufacture or assembly of textiles or textile products.

(f) "Qualified Garment Manufacturer" means a garment manufacturer determined by the panel appointed by the Director of Commerce and Labor pursuant to section 4 of the "Emergency Regulations Restricting the Issuance of Business Liceses to Garment Manufacturers and the Processing of Applications for Work Certificates for Alien Garment Workers" filed with the Registrar of Corporations on June 19, 1987, to be engaged in manufacturing within the meaning of subsection 2(d) thereof.

(g) "Textiles and Textile Products" includes, but is not limited to, all manmade fibers, tops, yarns, piece goods, made-up articles, garments, and other textile manufactured products (which made in whole or in part from any natural or manmade fiber, or blend thereof, that are classified under schedule 3, part 6, parts 1, 4, 5, 7, or 13 of schedule 7, part 1 of schedule 8, or part 1 of the Appendix to the Tariff Schedules of the United States (19 U.S.C. 1202).

(h) "Work Certificate" means a certificate of labor issuable by the Director of Commerce and Labor pursuant to 3 CMC 4435(b).

Section 3. Purpose. The Directors of Commerce and Labor and Finance and the Chief of Immigration find that the imposition of regulatory controls on the unchecked growth of the garment industry, designed to consolidate the restraints imposed by the prior moratorium and stabilize industry growth, is in the public interest pending legislative enactment of long term statutory controls. The regulations promulgated herein will ensure stabilization of growth within the industry and maintenance of the status quo by prohibiting the issuance of business licenses and the construction and operation of additional garment factories, by halting the entry of non-immigrant alien garment workers into the Commonwealth except under certain narrowly defined circumstances, and by limiting the issuance of certificates of origin to textiles and textile products manufactured by qualified garment manufacturers as defined by the regulations.

Section 4. Moratorium.

(a) <u>Issuance of Business Licenses</u>. No employee of the Department of Commerce and Labor shall issue or cause to be issued to any applicant a business license for the purpose of garment manufacturing.

(b) <u>Issuance of Work Certificates</u>. No employee of the Department of Commerce and Labor shall issue or cause to be issued the work certificate defined in 3 CMC Section 4435(b) to or on behalf of a non-immigrant alien to be employed as a garment worker except upon a written finding by the Director of Commerce and Labor or his designee that the applicant is recruited to replace a non-immigrant alien worker whose contract of employment with a qualified garment manufacturer has terminated or will terminate on or before the effective date of the applicant's contract of employment or the applicant is recruited to fill alien garment labor employment quotas previously authorized by administrative findings pursuant to regulation.

(c) <u>Issuance of Entry Permits</u>. No employee of the Immigration and Naturalization office shall issue or cause to be issued an entry permit on behalf of a non-immigrant alien to be employed as a garment worker except upon the written finding by the Director of Commerce and Labor or his designee prescribed in subsection (b) of this section.

(d) <u>Issuance of Certificates of Origin</u>. No employee of the division of Customs Services shall issue or cause to be issued a certificate of origin for textile products manufactured in whole or in part in the Commonwealth of the Northern Mariana Islands unless the products is that of a qualified garment manufacturer.

Director of Commerce and Labor

Director of Finance

Dated:

Dated:

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Dated:

Registrar of Corporations

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	OFFICE of the AT ILEY GENERAL DATE: 12-23-87
	TIME: 1000 PM
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PUBLIC NOTIC

Rules and Regulations Governing the Administration of Public Purpose Land Exchange Authorization Act of 1987 (Public Law 5-33)

The Marianas Public Land Corporation (MPLC) hereby gives public notice that it has adopted the final rules and regulations that will govern the administration and implementation of the Public Purpose Land Exchange Authorization Act of 1987, Commonwealth Public Law 5-33. The rules and regulations to be promulgated are authorized pursuant to Section 6 of P.L. 5-33.

hereby advises the general public that the land exchange MPLC rules and regulations are available at the MPLC Office, Capitol Hill, Saipan, Mariana Islands, P.O. Box 380, Saipan, CM 96950.

These rules and regulations shall become effective ten (10) days after final publication.

Dated this $23 \rho day$ of December, 1987.

MARIANAS PUBLIC LAND CORPORATION

5 By: esus G. Villagomez xecutive Director

FILED
at the
OFFICE of the ATTORNEY GENERAL
DATE 17.23.87
TIME: 10 00 AM PM
BY C. Commune WREGILTRAR OF CORPORATIONS
REGISTRAR OF CORPORATIONS
Commonwealth of the
Northern Mariana Islands

COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS MARIANAS PUBLIC LAND CORPORATION

Rules and Regulations Promulgated Pursuant to the PUBLIC PURPOSE LAND EXCHANGE AUTHORIZATION ACT OF 1987 (Public Law 5-33)

The Marianas Public Land Corporation (MPLC), pursuant to its duties and responsibilities under Article XI of the Constitution as amended, and the authority given the Corporation by and through the Public Purpose Land Exchange Authorization Act of 1987, do hereby promulgate these rules and regulations that shall govern the implementation and administration of the Land Exchange Program.

1. AUTHORITY

These Rules and Regulations are hereby promulgated and issued by the Marianas Public Land Corporation (MPLC) pursuant to Section 6, of Public Purpose Land Exchange Authorization Act of 1987.

2. PURPOSE

The purpose of these Rules and Regulations is to set forth the necessary procedures with respect to acquisition in fee simple of private lands for public purposes as defined in Public Purpose Land Exchange Authorization Act of 1987 through exchange with designated public lands.

3. BASIC ACQUISITION POLICIES

- A. All land exchanges must be based on "fair market value" ratio as determined and established by independent appraisal study.
- B. The CNMI Government's appraisal of fair market value shall be based upon nationally recognized appraisal standards and techniques to the extend that such principles are consistent with the concepts of value and the rules on the admissibility of evidence of value under the Eminent Domain Law of the CNMI.

- C. If the acquisition of certain portion of a property would leave the owner with an uneconomic remnant, the CNMI Government shall offer to acquire the uneconomic remnant along with that portion of the property needed for the project. An uneconomic remnant is a parcel of real property in which the owner is left with an interest after the partial acquisition of his property and which has little or no utility or value to him.
- D. Before the initiation of negotiation, the CNMI Government shall have the real property appraised and shall assure that the owner or his designated representative is contacted in advance of the appraisal(s) and given an opportunity to accompany the appraiser during the appraiser's inspection of the property.
- E. The CNMI Government shall solicit and select independent fee appraisers in accordance with the CNMI Procurement Regulations. All appraisers to be considered must meet the following minimum qualifications:
 - Licensed to do business as an appraiser in the Commonwealth.
 - 2. Must be knowledgeable regarding local customs on land matters and have working comprehension of Chamorro and/or Carolinian language.
 - 3. Educational, working experience, and professional appraiser solely association or affiliation.
- F. No appraiser shall have any interest, direct or indirect, in the real property which he appraises for the CNMI that would in any way conflict with his performance of the appraisal. No appraiser shall act as a negotiator for CNMI or the owner in the acquisition of real property which he has appraised in connection with the project, except that a review appraiser on the staff of the CNMI is not precluded from acting as a negotiator for the CNMI. Compensation for an appraisal shall not be based on the amount of the valuation.
- G. The CNMI at its option may require its review appraiser or an independent review appraiser to review all appraisal reports for:
 - 1. Adequacy of the appraiser's supporting data and documentation.

- Soundness of the appraiser's reasoning and in conformance with recognized appraisal practices.
- Determine the correctness of the appraiser opinion of the fair market value of the property.

If the CNMI decided to review an appraisal report, the review appraiser shall require the appraiser to make necessary corrections in the appraisal report. After all necessary corrections are made, the reviewer shall determine the acceptability of the appraisal report. If the review appraiser finds the appraisal reports to be acceptable, he shall set forth in a written report his recommendation as to the fair market value of the property.

- H. The fair market value to be offered to the owner shall not be more than the fair market value estimate set forth in the approved appraisal report.
- I. Public land to be used in the acquisition must be appraised and the fair market value shall be the basis for the ratio of exchange. The size of public land to be used as compensation may be more or less than the private land to be acquired depending on the comparison of the fair market values of the two parcels.
 - J. All proposed land exchanges shall be published in a newspaper of general circulation and broadcast on the local radio and/or television in the CNMI, both in English and vernacular once a week for at least four consecutive weeks. The notice shall provide for a date for a public hearing on the proposed land exchange.
- K. Private land with less than five hundred (500) square meters of area and with a fair market value of less than \$5,000 shall not be acquired through land exchange since the value of the parcel will be much less than the associated cost of land exchange process.
- L. Prioritization of land acquisition is hereby established as follows:
 - 1. First priority covers all existing use of private land by the public where no alternative sites are readily available on public land.
 - 2. Second priority covers private lands needed

to accomplish public project where public land is not readily available for such project.

- 3. Third priority covers site certified to be of historical significance and shoreline and beachfront properties.
- 4. Fourth priority covers all wetlands.
- M. Any land exchange agreement entered into by the Corporation prior to the effective date of Public Law 5-33 which accomplished a public purpose as defined in this Act, is hereby deemd to be a lawful and binding agreement in the same manner and to the same extent as if entered into after the effective date of this Act. Provided, however, this Section shall not affect pending agreements to exchange all future claims, pursuant to Public Law 5-5, or exchanges related to 1944 land action, until such claims have been completed.

4. ACQUISITION AND LAND EXCHANGE PROCEDURE

A. Determination to Acquire: "Governor's Certifications"

All acquisition of private real property for public purposes as defined in Public Law 5-33 shall originate at the Office of the Governor and must include the following:

- The public purpose(s) for which the CNMI Government is acquiring the land parcel and certified by the Governor or Lt. Governor.
- Certified title evidence as to ownership, boundary survey and/or legal description, identification of encumbrances and disputes.
- B. Issue of Preliminary Acquisition Notice

The Office of the Governor shall issue a preliminary acquisition notice to the owner. The notice shall include the following:

- 1. Inform the owner of the CNMI Government interest in acquiring his/her real property for public purpose stating in general the purpose for which the land is needed to accomplish the public purpose.
- 2. Inform the owner of Public Law 5-33, these rules and regulations, the need to survey the subject property and the parcel needed by the Government and the need to appraise the subject property to

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find the fair market value.

- 3. Request authorization from owner for the survey of his/her land and for inspection of site needed for the appraisal evaluation.
- 4. Ask the owner if he/she wants the CNMI Government to acquire his/her property through land exchange. The owner shall indicate in an accompanying acknowledgement receipt his/her response.
 - / / wants to land exchange
 - / / does not want to land exchange

The preliminary acquisition notice must be sent via return receipt mail or hand delivered and acknowledgement or witnessed that it was delivered and received.

- C. Survey and Appraisal of Real Property to be Acquired
 - 1. Within 30 days from receipt of owners authorization, the CNMI shall survey the subject property and secure an approved plat. Concurrently, the CNMI shall solicit and contract for independent fee appraiser to appraise the property to be acquired in accordance with the CNMI Procurement Regulations and the basic acquisition policies of this Rules and Regulations.
 - 2. The CNMI shall inform the owner of the name of appraiser, the date and time when the appraiser is to make physical inspection of his/her property.
 - 3. The CNMI shall give the appraiser reasonable time to complete the appraisal report commensurate with the appraisal project. The CNMI and the appraiser shall agree on the time for completion and submittal of appraisal report upon execution of Agreement for Appraisal Report.
- D. Completion, Review of Appraisal and Establishment of Fair Market Value of Real Property to be Acquired
 - 1. Upon completion and submittal of appraisal report, the CNMI shall either accept the report or require a review. If a reviewer is required, the CNMI staff review appraiser or an independent fee review appraiser retained for such purpose shall have five (5) working days to review the

appraisal report and submit his/her recommendation of fair market value. The CNMI shall give the review appraiser additional time for review if it is warranted by the complexity of the appraisal report.

- 2. If the review appraiser found any deficiency in the appraisal report, the CNMI shall notify the appraiser of such deficiency, give the appraiser reasonable time to make corrections and re-submit the appraisal report. If the review appraiser found any deficiency after re-submittal, the CNMI shall terminate the services of the appraiser in accordance with the Agreement for Appraisal Services.
- 3. The fair market value established by the CNMI shall be no less than fair market values estimates set forth in the approved appraisal report.
- 4. The CNMI shall be responsible for the custody of the appraisal report and review appraiser's recommendation of fair market value of real property to be acquired.

Ε. Written Offer to Owner

- 1. Within thirty (30) days after the receipt of the appraisal report, the CNMI shall sent or deliver a written offer to the owner. The written offer shall include the following:
 - A recital of the fair market value of the а. property.
 - A copy of the approved appraisal report. Ъ.
 - A brief explanation of the principal с. appraisal techniques used in appraising the property.

The written offer shall be sent by return receipt mail or delivered in person with signed acknowledgement receipt.

2. Within thirty (30) working days or if sooner decided by the owner, the owner must either reject or accept the written offer (Format Letter). After the expiration of the thirty (30) calendar days, the CNMI shall deem that the owner has rejected the written offer and the CNMI shall initiate other means of

acquisition.

- 3. The owner shall be given reasonable opportunity to present material which he/she believes it relevant to determining the value of his/her property. If the evidence presented by an owner warrant a revision of the appraisal report, the CNMI shall have the appraisal report revised upon approval by review appraiser.
- F. Action after Receipt of Owner's Response
 - 1. If the owner indicate in his/her acknowledgement receipt that he does not want land exchange or reject the appraised fair market value, the Governor's Office shall negotiate for monetary compensation or initiate condemnation proceedings if needed.
 - 2. If the owner indicates that land exchange is acceptable, a request to MPLC shall be forwarded with all pertinent documents generated and associated with the proposed acquisition as follows:
 - a. Governor's Certification
 - b. Title Certification
 - c. Preliminary Acquisition Notice and Receipt
 - d. Owner's Response to Acquisition Notice
 - e. Appraisal Solicitation
 - f. Appraiser Selection
 - g. Notification to owner of field survey and appraisal inspection
 - h. Approved basic and severence maps of
 - i. Approved appraisal report
 - j. Written notice to owner
 - k. Owners acceptance to written offer
 - 3. Upon receiving the request for exchange, MPLC may question the integrity of the appraisal report and require that another study be made. For legitimate reason, MPLC may reject any land exchange request.
- G. Negotiation with the Owner
 - 1. Conduct and format of negotiation
 - a. The Corporation shall schedule a negotiation session at the earliest time requested by the owner.
 - b. The owner shall be allowed to bring any

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advisor, consultant or person to the negotiation session.

- The negotiation session shall be conducted с. in an orderly manner. Any violent outburst, use of profane words or other ungentlemen behavior shall be ground for discontinuing of negotiation.
- 2. The Corporation must explain its Land Exchange Rules and Regulations and the basis for establishing the fair market value of the owner's property.
- 3. The Corporation must explain to the owner the designated public land available for land exchange. The explanation must include the following:
 - The Corporation's Rules and Regulations in а. designating public lands for land exchange.
 - Ъ. The established fair market value of these land parcels based on latest approved appraisal reports.
- 4. The owner shall be given if requested copies of the latest approved appraisal reports of the public land parcels and may be reviewed by an independent review appraiser retained by the owner at the owner's expense.
- 5. If the owner agreed to the written offer or the final offer made in the course of the negotiation, the Corporation must document the agreement. The documentation must include the following:
 - a. Amount
 - Ъ. Public land parcel(s) the owner agrees to acquire
 - Signatures of owner and the Corporation c. negotiator
- Η. Upon final acceptance by owner of the public land within 10 days, MPLC shall publish the proposed exchange pursuant to 3J above and a public hearing shall be conducted within 10 days after the notice period. If there is a strong public sentiment opposing the exchange, MPLC shall return the request back to the Governor's Office without further action.

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I.	Processing	and	Execution	of	Land	Exchange	

Public Land to Fair market value = of private property be exchanged ________ x Area of private property to be Fair market value acquired of public land parcel

- Within seven (7) working days of successful conclusion of negotiation, subject to availability of funds, the Corporation shall:
 - a. Contract for land surveying services in accordance with the Corporation's Contract Administration Procedure to survey the public land parcel(s) to be exchanged.
 - b. Direct the preparation of Quitclaim Deed of Land Exchange.
- 2. Within seven (7) working days of successful conclusion of negotiation, the owner shall:
 - a. Deliver original copy of title and/or deeds.
 - b. If the property has not been officially surveyed, the owner/CNMI Government must initiate the required survey.
- 3. Upon completion of the required surveys and Quitclaim Deed of Land Exchange, the Corporation shall arrange for the execution of the deed, subject, however, to the final approval of the Board of Directors of the Corporation in its next regular or special meeting.
- 4. If the property acquired is occupied or being used by the owner upon the execution of the deed, the Corporation shall notify the previous owner to vacate the premises. If the previous owner needs time to relocate, the Corporation shall grant reasonable time.
- J. Disposition of Acquisition Records, Documents, and Reports

All materials which are part of the file for the particular land exchange must be compiled and safeguarded in proper filing containers. This file must

- at a minimum contains the following:
- A. Governor's Certification
- B. Preliminary Acquisition Notice
- C. Receipt of Acquisition Notice
- D. Acknowledgement Receipt indicating Owner's Resources
- E. Solicitation for Appraisal
- F. Selection and Agreement of Appraisal Services
- G. Notification to Owner of Schedule Appraisal Inspection Property
- H. Approved Appraisal Report
- I. Review Appraiser's Recommendation (if any)
- J. Written offer to Owner
- K. Written Offer Return Receipt Mail/Acknowledgement Receipt
- L. Rejection/Request for Negotiation Letter from Owner
- M. Notes of Negotiation Service(s)
- N. Final Offer
- 0. Documentation of Agreement
- P. Agreement for Surveying Services
- Q. Original Title & Deeds of Owners Property
- R. Survey Plat(s)
- S. Quitclaim Deed of Exchange
- T. Notification to Owner to Vacate the Property
- U. Any Correspondences Pertaining to the Land Exchange

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

FOR OFFICIAL USE CABLE ADDRESS GOV. NMI SAIPAN REPLY TO: Dept., C & CA Div. of NAP

PUBLIC NOTICE

NOTICE OF ADOPTION OF AMENDMENT TO THE REGULATIONS FOR THE NUTRITION ASSISTANCE PROGRAM, DEPARTMENT OF COMMUNITY AND CULTURAL AFFAIRS.

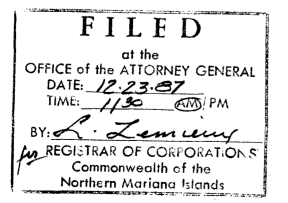
The Director of the Department of Community and Cultural Affairs hereby adopts the amendment to the Regulations for the Administration of the Nutrition Assistance Program in the Northern Marianas which were proposed in the Commonwealth Register, October 15, 1987 issue.

The purpose of this amendment is to modify policies and procedures embodied in the NAP Manual of Operation which pertains to the following subject area:

- 1. Reporting Changes
- 2. Maximum Gross Income Guideline
- 3. Maximum Monthly Allotment Guideline

For a nominal fee, copies of the amended Regulations may be obtained from the Department of Community and Cultural Affairs, Nutrition Assistance Program Division, Lower Base, Saipan, CM 96950.

Date



Ramon B. Sante

Director, DC&CA

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

FOR OFFICIAL USE CABLE ADDRESS GOV, NMI SAIPAN REPLY TO: Dept., C & CA Div. of NAP

NUTISIAN PUBLIKU

ADAPTASION I AMENDASION PARA I REGULASION I PRUGRAMAN AYUDON NENGKANO' DEPATTAMENTON I KUMINIDA YAN KOTTURA

I Direktot i Depattamenton Kumunida yan Kottura ha adapta i amendasion para i regulasion ni ginebebetna i ma'atministran Prugraman Ayudon Nengkano' gi halom i Sangkattan na Islan Marianas, ni ma pruponi gi Rehistan i Commonwealth gi Oktobre 15, 1987.

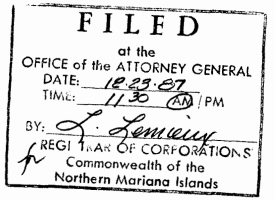
Este na amendasion para i NAP Manual of Operations ha sasangan i areglo siha yan taimanu ma'aplikana gi sigiente na patte:

- 1. Report pot tinilaika
- 2. I ginagagao na hinalom salape' gi mes gi gima (Maximum Gross Income)
- I ginagagao na benefisio gi mes na food stamp (Maximum 3. Monthly Allotment)

Kopia siha para este na amendasion, sina mafahan gi officinan i Direktot gi Depattamenton i Kuminida yan Kottura, Lower Base, Saipan, CM 96950

Engluin Kamon B. Santos

Direktot, DCCA



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AMENDMENT NO. 1-87

AMENDMENTS TO CERTAIN SECTIONS OF THE MANUAL OF OPERATION

Please amend the NAP Manual of Operation as follow:

1. Section VI. Certification of Households

Section VI. K. 1.d. Reporting Changes is amended to read as follows:

d. When cash on hand stocks, bonds, money in a bank or savings institution, savings certificates, time certificate of deposit (TCD), and (or) negotiable instruments reach or exceed a total of \$2,000.00;

2. Section XIV. Exhibits

Exhibit A - Gross Income Eligibility Guidelines is changed effective October 1, 1987 to read as follows:

Houshold Size

Maximum Gross Monthly Income

_	
1	\$ 364
2 3	452
3	541
4 5	628
	717
6 7	804
7	895
8	980
8 9	1,068
10	1,156
11	1,243
12	1,331
13	1,418
14	1,505
15	1,594
16	1.681
17	1,681 1,768
18	1,855
19	1,945
20	2 032
21	2,032 2,119
22	2,207
	2,207

Exhibit B - Maximum Benefit Levels is changes effective October 1, 1987 to read as follows:

Household Size	Maximum Allotment
1 2 3 4 5 6 7 8 9	\$ 101 185
2 3	265
4	337
5	399
6	454
7	531
8	606
	682
10	757
11 12	832 908
12	983
14	1,058
15	1,134
16	1,208
17	1,283
18	1,359
19	1,434
20	1,510
21 22	1,585
	1,660

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Filed this 13 ____ day of Manuary 19_

Office of Registrar of Corporations Commonwealth of the Northern Mariana Islands

PUBLIC NOTICE

Adoption of Regulation

NOTICE IS HEREBY GIVEN, pursuant to the provisions of 1CMC §§9102 and 9105, 2 CMC §2122(j), and §4 of the Regulations of the Registrar of Corporations 5 C.R. No. 5, page 2148, the Commonwealth Ports Authority has adopted and hereby publishes and promulgates an amendment to its Airport Rules and Regulations. The text of the amendment was originally published in 9 Commonwealth Register No. 10, November 15, 1987, page 5281.

The said amendment takes effect 10 days after this publication in the Commonwealth Register.

The undersigned hereby certifies that he is the official who is authorized by law to approve the adoption of the Rules and Regulations of the Commonwealth Ports Authority; that the rules and regulations referred to in this Notice were formally adopted by the Commonwealth Ports Authority; and that the original and one copy of the said rules and regulations have been filed with the Registrar of Corporations.

DATED, this $13 \frac{13}{14}$ day of January, 1988.

COMMONWEALTH PORTS AUTHORITY

J.M. GUÆRRERO Chairman

NUTISAN PUPBLIKU

Ma'adoptan I Regulasion

NUTISIA MALALAKNOS, sigun i probision i 1 CMC \$\$9102 yan 9105, 2 CMC \$2122(j), yan \$4 i Regulasion siha gi Registrar of Corporations, 5 C.R. No. 5, pahina 2148, na Commonwealth Ports Authority ma-adopta, ya pago ha i pupblika, yan ana'fanmanungo na ma'amenda i Regulasion siha i Commonwealth Ports Authority Register, No. 10, Novembre 15, 1987, pahina 5281.

Este na amendasion para hu efektibu dies (10) dias despues de mapupblika este na noticia gi Commonwealth Register.

I fumitma gui gi sanpapa ha sertififica na guiya i officiat ni ma aturisa gi lai para hu-fan apreba ni ma-adoptan este siha na Regulasion i Commonwealth Ports Authority; na este siha na Regulasion ni man ma mensiona guine na noticia man ma adopta nu i Commonwealth Ports Authority; ya i orihinat yan uno na copian esti siha na Regulasion gaige esta ge Registrar of Corporations.

MAFECHA, gi dia /3 di Enero, 1988.

COMMONWEALTH PORTS AUTHORITY

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J.M. GUEARERO Chairman

PUBLIC_NOTICE

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A.G. OPINIONS PUBLISHED

December 15, 1987 - January 18, 1988

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88-01	01/05/88	May gambling be legalized in any senatorial district by application of the "local law" process?			
88-02	01/18/88	Whether the Department of Education can establish its own employment system separate and apart from the Civil Service Commission.			
Date: <u>/-/8-88</u>		ALEXANDRO C. CASTRO Attorney General			