## COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS SAIPAN MARIANA ISLANDS

**VOLUME 17 NUMBER 06** 



**JUNE 15, 1995** 

## **COMMONWEALTH**

## REGISTER

### COMMONWEALTH REGISTER VOLUME 17 NUMBER 06 JUNE 15, 1995

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### PUBLIC NOTICE

### DEPARTMENT OF COMMUNITY & CULTURAL AFFAIRS

## Proposed Regulations Governing The Use of the Carolinian Utt (Pavilion) & Related Facilities

The Department of Community and Cultural Affairs hereby notifies the general public of its intent to adopt and implement regulations governing the use of the Carolinian Utt (Pavilion) and the related facilities, pursuant to the authority granted to it in 1 CMC §2354. The objectives of these regulations are to ensure the proper maintenance and security of the Utt, as well as impose a user fee to cover the administrative costs of renting the Utt for public use, as provided in 4 CMC §1601.

In adopting these regulations governing the use of the Carolinian Utt and related facilities, it is the intention of the Department of Community and Cultural Affairs to comply with the requirements of the Administrative Procedures Act. Copies of the proposed regulations may be obtained from the Carolinian Affairs Office, in Garapan. Comments on the proposed regulations may be sent to the Carolinian Affairs Office, Caller Box AAA 428, Saipan, MP 96950. All comments must be received within 30 days from the date this notice is published in the Commonwealth Register.

(Certified By:	Thomas A. Tebuteb	V/20/gv Date
	Secretary, Department of Community & Cultural Affairs	
Filed By:	milh	5/31/95
	Soledad B. Sasamoto Registrar of Corporations	Date
Received By:	Governor's Office	5/31/95 Date
		<del></del>

### NOTISIAN PUPBLIKO DEPATAMENTON KOMUNIDAT YAN ASUNTUN KUTURA

### Proposotun Areklamenton I Ma Usan i Kamalin Refaluwasch Yan I Fasilidatña

I Depatamenton Kuminidat yan Kutura aa abibisa i enerat pupbliko ni para una guaha yan uma implementa i areklamenton i uma usaña i kamalin Refaluwasch yan i fasilidatña, ni tineteka nuhi atoridat ni manahe i depatamento ginen 1 CM§2354. Mana guaha este siha na areklamento pot motibo na umadahe i ginasgas yan asentadu i kamalin ya uma implementa atkilon (user's fee) para gaston i atministrasion i kamalin para uson i pupbliko ni gaige gi 4 CMC§1601.

Yangen ma adopta este siha na areklamento i mausan i kamalin i Depattamenton Komunidat yan Kutura a intensina na u dalalaki hafa ginagaogao gi akton Administration Procedure Act. Kopias este siha na areklamento sina un chule gi ofisianan Carolinian Affairs, Garapan. Opinion yan hafa siha na idea gi areklamento siha, umana anao guato gi ofisinan Carolinian Affairs Office, Caller Box AAA 428, Saipan, MP 96950. Todo opinions yan hafa siha na kinentra umana halom trenta dias disti ki umuyong esta na anunsio gi Commonwealth Register.

natoni tienta dias disti ki dinayong esta na andisio	gi commonweatti i
Ma Apreba Giner.  Thomas A. Tebuteb, Secretary	Fecha Fecha
Department of Community & Cultural Affairs	
Mana-Halom gi papit Ginen:	
Jum J	5/31/95
Soledad B. Sasamoto	Fecha
Registrar of Corporation	
Ma Resibi Ginen:  Ofesinan Gobietno	

## ARONGORONGAL TOULAP DEPATTAMENTOL S'O'OBW ME AWEEWEEL KKO

### Aweweel Allégh kka Ebwe Amwuschú Yááyáál Utt Ye Arabwal me Peirághúl Llól me Lughul

Depattamentol Sóóbw me Aweeweel Kko e kke arongóór toulap bweigha rebwele ayoora alléghúl yááyáál Utt me Peirághúl llól me Lughul, ye tooto atoridadul mellól 1CMC§2354. Re ayoora allégh kkaal bweigha ebwe ghasaghas me rebwe limiti ghatchúw leeutt ngere re ghal yááyá, me ebwele yoor abwóós (user's fee) ngere toulap rebwe yááyá, ye e lo llól 4 CMC§1601 bwe depattamento emmwel ebwe ayoora.

Re ayoora allégh kkaal bwe ebwe afelli yááyáál Utt nge Depattamentool Sóóbw me Aweeweel Kko re arongóór towlap bwe ebwe atabwei allégh ye re ghal ira bwe Administrative Procedure Act. Kopiyal allégh kkaal nge emmwel ubwe bwughi mereel bwulasiyol Falawasch me Arabwal. Mengemengimw reel allégh kkaal nge emmwel ubwe atotolong llól bwulasiyol Falawasch ye Carolinian Affairs Office, Caller Box AAA 428, Saipan, MP 96950. Alangal mengemeng kka au mwuschel aubwe atotolong, ebwe le lo llól bwulasiyol Falawasch ye Arabwal eliigh ráál igha schagh e toowow arongorong yeel me llól Commonwealth Register yeel.

1/28/95
Ráál
5/31/95
Ráál
5/31/95
Ráál

### DEPARTMENT OF COMMUNITY AND CULTURAL AFFAIRS

## Proposed Regulations Governing The Use of the Carolinian UTT (Pavilion) & Related Facilities

### I. Purpose

The Carolinian Affairs Office, Department of Community and Cultural Affairs, promulgates these regulations governing the use of the Carolinian Utt (Pavilion) in Garapan to ensure the proper maintenance and security of the facilities and assure equitable public access to the Utt. The Department of Community and Cultural Affairs promulgates these regulations pursuant to the authority granted to it in 1 CMC &2354, and pursuant to 4 CMC &1601.

### II. Location and Description

The Carolinian Utt is located in Garapan across from the Bank of Guam Building, and adjacent to the Carolinian Affairs Office. The Utt is a 44 x 44 open structure, with picnic and serving tables inside, and barbecue pits outside.

### III. Reservations for Use of the Utt

- 1. Any individual, group, or organization wishing to use the Utt for either private or government functions must make reservations for the desired date of use with the Carolinian Affairs Office.
- 2. All applicants must complete and sign an application form containing all the necessary information for reserving the Utt. Application forms may be obtained at the Carolinian Affairs Office (phone number 2331127 or 234-6385). A copy of the application is attached to these regulations.
- 3. A non-refundable deposit of \$50.00 must accompany the completed application form, or be deposited at least 24 hours before the date of use. Reservations are not guaranteed until receipt of the deposit by the Carolinian Affairs Office. The Carolinian Affairs Office reserves the right to cancel any reservations not guaranteed 24 hours prior to the reserved date of use, and will notify the applicant of such cancellation.

- 4. Cancellation of a reservation by the applicant should be communicated to the Carolinian Affairs Office at least 24 hours prior to the reserved date of use. If the applicant does not provide the Carolinian Affairs Office with at least 24 hours advance notice of cancellation, applicant will not be entitled to a refund of the deposit.
- 5. Reservations will be accepted on a first-come first-serve basis. However, special consideration will be given to important official or governmental functions.

### IV. Use of the Carolinian Utt

- 1. The person or persons who prepared the application for use of the Carolinian Utt ("Lessees") will be held responsible for ensuring that these regulations governing the use of the Utt are followed and upheld.
- 2. Lessees of the Utt must not nail or use any substances on any part of the building that will deface the painting of the building.
- 3. Vehicles are not permitted beyond the gate except for the purpose of loading and unloading cargo. When loading and unloading cargo inside the gate, Lessees must exercise care to ensure that plants, facilities, and the surrounding property are not damaged or destroyed.
- 4. Fires may <u>only</u> be built in the barbecue pits. Building fires under the trees or on the grounds surrounding the Utt is prohibited. Lessees should ensure that all fires are thoroughly extinguished before leaving the Utt.
- 5. All trash or debris should be disposed of in the garbage receptacles. Lessees are responsible for removing any articles they or their group brought to the Utt.
- 6. Lessees are responsible for ensuring that the area surrounding the Utt is thoroughly cleaned after use, and that all tables are stacked in the assigned area.
- 7. Lessees are responsible for the cleanliness and security of the Utt and its facilities. In the event of damage or theft to the Utt, the outside kitchen, other Utt facilities, or any property of the Carolinian Affairs Office, the Carolinian Affairs Office will assess the costs of the damage or theft, and seek reimbursement from Lessees. COMMONWEALTH REGISTER VOLUME 17 NUMBER 06 JUNE 15, 1995 PAGE 13

8. Lessees' failure to comply with the requirements established in these regulations regarding maintenance and security of the Utt, its facilities, and surrounding area, will result in Lessees being barred from future use of the Utt. In addition, Lessees may be assessed a penalty of up to \$500.00 for littering a public facility.

#### **BOARD OF EDUCATION**

### NOTICE OF PROPOSED AMENDED POLICIES

The Board of Education, Commonwealth of the Northern Mariana Islands, hereby notifies the general public of its intention to adopt certain proposed policies. The amended policies, which would have the force and effect of law, are promulgated pursuant to the authority provided by the Education Act of 1988 and the Administrative Procedures Act.

The policies involve the following subject area:

1. Amend. Policy 610.8

Student Suspension & Expulsion

2. Amend. Policy 905.4

Construction of Classrooms

3. Propose Change to the PSS Meal Increase

The text of the proposed amended policies are published following this notice. Anyone interested in commenting on the policies may do so by submitting comments in writing to the Chairman, Board of Education, P.O. Box 1370 CK, Saipan, MP 96950 within thirty days of the date of publication of this issue of the Commonwealth Register.

June 13, 1995

Daniel O. Quitugua Chairman, Board of Education

Filed By:

Donna Cruz, Governor's Office

Filed By:

Soledad B. Sasamoto Registrar of Corporations

### **BOARD OF EDUCATION**

### NUTISIA PUT I MANMAPRUPONEN I MANMA'AMENDA NA AREKLAMENTO

I Board of Education, Commonwealth of the Northern Mariana Islands, ha emfofotma i pupblikon hinirat put i entension-ña na para u fanadapta manmaproponi na areklamento. l amendasion areklamento u gai fuetsa taiguihi ha' i lai ni macho'que sigun gi aoturidat i Education Act of 1988 yan i Administrative Procedures Act.

I areklamento ha kukubre i sigente na patte siha:

- 1. Amenda areklamento 610.8 Masospende van malaknos estudiante gi Eskuela
- 2. Amenda areklamento 905.4 Makahat i kuatto eskuela siha
- 3. Mapruponi na tinilaika para u masubi i nengkanno' estudiante

I entension i manmaproponen amendasion na areklamento siempre u fanmapupblika huyong despues di malaknos-ña este na nutisia. Hayi na petsona malago' mama'tinas rikumendasion put este siha na areklamento, siña ha tuge' papa' sinente-ña ya u na'halom gi Chairman, Board of Education, P.O. Box 1370 CK, Saipan, MP 96950 gi halom trenta (30) dihas despues di mapupblika huyong este na nutisia gi Commonwealth Register.

Jupio 13, 1995

Daniel O. Quitugua

Chairman, Board of/Education

Donna Cruz, Governor's Office

Filed By:

Soledad B. Sasamoto Registrar of Corporations

### **BOARD OF EDUCATION**

### Arongorong Reel Fféérúl Allégh

Schóól <u>Board of Education</u>, mellól <u>Commonwealth of the Northern Mariana Islands</u>, rekke arongaar aramas towlap reel mángemángiir igha rebwe adaptáálil allégh kka e efféétá. E pwal yoor bwángil me allégh kka re bwal féérú sángi bwángil me allééwal <u>Education Act of 1988 me Administrative Procedures Act</u>.

Llól allégh kkaal nge e bwal toolong ffél kka faal:

1. Liiwelil Policy 610.8

Student Suspension & Expulsion

2. Liiwelil Policy 905.4

Construction of Classrooms

3. Fféérúl PSS Meal Increase

Owtol allégh yeel nge ebwe toowow mwiril arongorong yeel. Iyo e mwuschál bwe e bwe atotoolong meeta tipal me mángemángil nge ebwe ischiitiw nge aa afanga ngáli <u>Chairman</u>. <u>Board of Education</u>, P.O. Box 1370 CK, Saipan, MP 96950, Ilól eliigh ráál sángi igha e toowow arongorong yeel Ilól <u>Commonwealth Register</u>.

Unayo 13, 1995

Daniel O. Quitugua

Chairman, Board of Education

lvo E Fila-li:

onna√Cruz, Governor's Office

lyo E File-li:

Soledad B. Sasamoto

### Student Suspension & Expulsion

### Policy 610.8 Student Counselling

In the case of a student who has been suspended for five (5) days or more, the student shall be required to join a counselling program and may also be required to perform community service such as beautification projects on campus and other community service projects as identified by the school principal. As a condition of reentry into the school, the principal may require that at least one parent or guardian (in instances where legal guardianship of the student has been established by the court) to join the counselling program along with the student

### Policy 905.4 Standard Classroom

The definition of a standard classroom as delineated in the PSS 7 Year CIP Plan 1993-1999 is 900 to 1,000 square feet which is established to provide an ideal leaning environment that enables the teacher to group students into ability groups and designate certain sections of the classroom for learning centers. The design standard used is a minimum range of at least 30-40 square feet per student plus the teacher. This standard classroom can be loaded at student/teacher maximum ratios as follows:

Grades	Ratios
Preschool - K 1st - 6th	20/1 25/1
7th - 12th	30/1

Smaller classes are preferred but may not be attainable on a single track school calendar (schedule) given the limited number of classrooms and the rapidly increasing public school enrollment trend.

### Proposed Change to the PSS Meal Increase

Beginning school year 1995-1996 PSS will increase its rate for breakfast by \$.10 and lunch by \$.15. The new rate for breakfast will be \$.50 instead of \$.40. The new rate for lunch will be \$.75 instead of \$.60.

### **PUBLIC NOTICE**

### PROPOSED AMENDMENTS TO THE COMMONWEALTH UTILITIES CORPORATION'S WATER SERVICE REGULATIONS

The Commonwealth Utilities Corporation Board of Directors, pursuant to the authority of the Commonwealth Utilities Corporation Act and in accordance with the provisions of the Administrative Procedure Act, hereby gives notice to the public of its proposed amendments to the Commonwealth Utilities Corporation Water Service Regulations. The proposed revised regulations are published herewith.

All interested persons are requested to submit data, views or arguments, in writing, concerning the proposed Amendments to the Commonwealth Utilities Corporation's Regulations. Written comments must be submitted to the Executive Director, Commonwealth Utilities Corporation, not later than the close of business thirty (30) calendar days following the date of publication of this Notice.

Dated this **26** day of May, 1995:

TIMOTHY VILLAGOME

Executive Director

Commonwealth Utilities Corporation

Received by: 7

Office of the Governor

Filed by:

SOLEDAD B. SASAMOTO

### **NUTISIAN PUPBLIKU**

### I MAPRUPOPONI NA AMENDASION PARA COMMONWEALTH UTILITIES CORPORATION GI REGULASION SETBISIUN HANOM

I Board of Directors gi Commonwealth Utilities Corporation, sigun gi aturidat i Commonwealth Utilities Act yan sigun gi prubinsion ginen i Administrative Procedure Act ginen este ha infofotma i pupbliku put i ha prupoponi siha na amendasion gi Regulasion Setbisiun Hanom para Commonwealth Utilities Corppration. I maprupoponi yan ribisa na regulasion manmanpupblika huyong guine.

Hayi interesao siha na petsona manmafafaisen para u fansatmiti halom infotmasion, opinion, pat kinentra ya u ma tugé papa put maprupoponi na Amendasion gi Regulasion Commonwealth Utilities Corporation. Todu i manmatugé na komentu debi di u masatmiti guatu para i Executive Director, Commonwealth Utilities Corporation, ti u mas di trenta (30) dias yan antes di u mahuchom i disnis despues di mapupblika huyong este na Nutisia.

Ma fecha gi dia Mayo, 1995.

Executive Director

Commonwealth Utilities Corporation

Rinisibi as

Ofisinan Gubetnu

Ma file as

SOLEDAD B. SASAMOTO Registrar of Corporations

### ARONGORONGOL TOWLAP

### FFÉÉRÚL LLIIWEL MELLÓL COMMONWEALTH UTILITIES CORPORATION REEL ALLÉGHÚL ALILLISISL SCHAAL

Schóól Board of Directors mellól Commonwealth Utilities Corporation, sangi bwángil me ailééal Commonwealth Utilities Corporation Act me bwai Administrative Procedure Act, nge ekke arongaar towlap igha ebwe yoor Iliiwel mellól ówtol Alléghúl Alillisisl Schaal ngali Commonwealth Utilities Corporation. Lliiwel kkaal nge ikka e toowow me ighaal.

Aramas kka re tipáli nge emmwel schagh bwe rebwe ischiitiw meta mángemángiir, tipeer reel lliiwelil ówtol Alléghúl Commonwealth Utilities Corporation. Milikka re ischiitiw nge rebwe afanga ngáli Executive Director, Commonwealth Utilities Corporation, nge essobbw luu sangi eliigh (30) rái me tittilóól bwulaasiyo sangi giha e toowow arongorong yeel.

TIMOTHY P. VILLAGOMEZ
Executive Director
Commonwealth Utilities Corporation

Arams ye e bwughi

DONNA J. CRUZ
Bwulasiyool Gubenno

Rai

5/31/95

Rai

5/31/95

Rai

5/31/95

Proposed Amendments to the Regulations Governing the use of the CUC Water System:

Article X, Paragraph 4, is revoked and amended to state as follows:

- A. All customers shall pay a monthly service charge based on the size of the service connection, as set forth in the service charge chart F below.
- B. Customers who receive 24 hour water service, as determined by the Corporation, will also pay for the number of gallons of water consumed as registered on a water meter; Residential customers without water meters who receive 24 hour water are deemed to consume 15,000 gallons per month, Commercial customers without water meters are deemed to consume 18,000 per month. The consumption charge shall be pursuant to the rate schedule in chart D below.
- C. Customers who do not receive 24 hour water service, as determined by the Corporation, will also pay for the number of gallons of water consumed; Residential customers who do not receive 24 hour water are deemed to consume 6,000 gallons per month, Commercial customers who do not receive 24 hour water are deemed to consume 18,000 per month. The consumption charge shall be pursuant to the rate schedule in chart E below.
- D. Rate Schedule for Residential and Commercial Customers receiving 24 hour service:

Usage	Rate
0 to 3,000 gallons	\$1.00 per 1,000 gallons
3,001 to 15,000 gallons	\$2.40 per 1,000 gallons
15,001 to 30,000 gallons	\$3.00 per 1,000 gallons
30,001 to 60,000 gallons	\$3.50 per 1,000 gallons
Above 60,000	\$4.00 per 1,000 gallons

E. Rate Schedule for Residential and Commercial Customers receiving less than 24 hour service:

Usage	Rate
0 to 3,000 gallons	\$0.50 per 1,000 gallons
3,001 to 15,000 gallons	\$1.20 per 1,000 gallons
15,001 to 30,000 gallons	\$1.50 per 1,000 gallons
30,001 to 60,000 gallons	\$1.75 per 1,000 gallons
Above 60,000	\$2.00 per 1,000 gallons

### F. Monthly Service Charge:

Meter Size	eter Size Monthly Charge	
5/8 inch, 3/4 inch	\$6.00 per month	
1 inch	\$7.00 per month	
1½ inch	\$11.00 per month	
2 inch	\$14.00 per month	
3 inch	\$35.00 per month	
4 inch	\$55.00 per month	
6 inch	\$75.00 per month	
8 inch	\$110.00 per month	
10 inch	\$155.00 per month	
12 inch	\$ 200.00 per month	

### PUBLIC NOTICE OF PROPOSED AMENDMENT TO SMILING COVE MARINA RULES AND REGULATIONS

The Department of Lands and Natural Resources pursuant to P.L. 613, and the Administrative Procedure Act, 1 CMC 9101, et.seq., hereby gives notice that it proposes to promulgate an amendment to the Smiling Cove Marina Rules and Regulations i.e deleting (a) vessels as a place of Abode in SECTIONS 303 of the regulations and relettering the sub paragraphs.

Copies of the regulations and proposed amendment are available at the Smiling Cove Marina Office and at the Lower Base Department of Lands and Natural Resources Office (DLNR). The proposed amendment of Section 303 is as follows:

Section 303. Categories of Exclusion For Leases and Permits. Subject to Part IV. the following vessels shall not be granted leases, issued permits, or be allowed to berth at any dock or moor within the waterways of Smiling Cove:

- (a) Unseaworthy Vessels, Lessees, permittees, and applicants shall upon request, demonstrate or allow inspection of vessels for seaworthiness by the Director of the Division of Fish and Wildlife or his designee.
- (b) Work Boats. The term "workboats" includes tugboats, crewboats, landing craft, vessels engaged in cargo trade, fishing trawlers, utility boats, contruction boats, barges, and dredges.
- (c) Deep Draft Vessels. Vessels with a draft deeper than eight feet (8') are "deep draft".

DLNR urges the public to submit recommendations pro or con regarding the above proposed amendment within 30 days after first publication in the Commonwealth Register, to the following address;

DLNR, Lower Base P.O. BOX 10007 Saipan, MP 96950

BENIGNO M. SABLA SECRETARY, DLNR

1 1

Date:

/ D-4-

Date

Date

DIRECTOR, DFW

Filed by the Governor's Office

Filed by the Register of Corporation

### Nutisian Pupbliku I Maproponi Na Amendasion Gi Areklamento Yan Regulasion Smiling Cove Marina

I Dipatamenton Lands yan Natural Resources sigun gi Lai Pupbliku 613, yan i Administrative Act. 1 CMC, et seg., ginen este nanutitisia mamtinas amendasion gi Arekklamento yan Regulasion Smiling Cove Marina i.e. manasuha (a) boti osinovessels komu sagan sumagan (Abode gi Seksiona 303 gi regulasion yan ma agan lettra i sub paragraphs.

Kopian i regulasion yan i maproponi na amendasion guaha gi Ofisinan Smiling Cove Marina yan giya Lower Base Depatamenton Lands & Natural Resources Ofisinan (DLNR), i mapropoponi na amendasion gi Seksiona 303 u taiguine gi sigiente.

Seksiona 303 Kategoria gi Manasanghen Atkilon yan Lisensia, Suhetu gi Patte Ni sigiente siha na Vessels ti para u fanmanae atkilon, lisensia, sedi para u fanangklan gi maseha na gi bantalan yan gi para halom gi Smiling Cove.

- (a) I ti man safu siha na vessels, taotao atkilon, manma sedi yan aplikante komu mannan gagao u masedi para inspeksion i vessels-niha kao sagu gi tasi ni Direktot Division of Fish & Wildlife osino i madesikna na petsona.
- (b) Botin Chocho i workboats enklusu tugboats, crewboats land crafts, batkon katga, fishing trawlors, utility boats construction boats, barges, yan dredges.
- (c) Deep Draft Vessels. Vessels nigai draft mas ki ocho (8) pie na tinaddong manmapolo komu deep draft.

I Ofisinan DLNR ha sosoyu i pupbliku para u fansatmiti halom rekomendasion maseha mafabot pat makontra i maprupoponi na amendasion gi halon trenta (30) dias despues di i primet na malaknos-na este na nutisia gi REhistran Commonwealth yan umatugie i sigiente na address.

DLNR LOWER BASE P.O. BOX 10007 SAIPAN, MP 96950

BENIGNO M. SABLAN SECRETARY, DLNR

Filed by the Governor's Office

ARNOLD I. PALACIOS DIRECTOR, DFW

Filed by the Register of Corporation

### ARONGORONGOL TOWLAP FIEERU LLIIWEL MELLOL ALLEGHUL SMILING COVE MARINA

Dipatamentool Lands and Natural Resources sangiAllighul Towlap ye 613 meiye Administrative Procedure Act 1 CMC9101 et seq., sangi milikkaal nge ekke arongaar towlap igha ebwe ayoora lliniwel Mellol Alleghul Smiling Cove marina i ye mellol Talil ye 303 mellol Alklegh me ebwe lliiwel lettra me sub paragraphs.

Kkopiyasal Allign me lliwel coritol nge eyoor llol Bwalasiyool Smiling Dove Marina me Dipatamentool Lands and Natural Resources (DLNR) me Lower Base. Lliiwel kka llol owtol Talil ye 303 nge ikka fall.

- (a) Waa kka ese ghatch leeset, school adkula, ikka re lisensia, ma alongeer applicants nge nngare aiyeghiir nge rebwe hghitingali Samwoolur Division of Fish & Wildlife ma layol aranas bwe rebwe amwuri waar waa.
- (b) Workboats, Milika workboats nge ikka ehal feeru angaang ikka rugboats, crew boats landing craft, seyil kkaaragha seyil leeset, utility boats, barges me dredges.
- (c) Deep Deraft Vessels. Tappal waa lekaal nge draf-il egha lolool sangi wabuu (8) piye.

DLNR nge sekke tingor ngaliir towlap bwe rebwe isahiitiso meta mange mangiir reel lliiwel llol elugh (30) ral sangi igha i toowow arongorang yeel llol Commonwealth Register nge webwe efanga ngali address ye fall.

> DLNR, LOWER BASE P.O. BOX 10007 SAIPAN MP 96950

BENI*G*NO M. SABLAN

SECRETARY, DLNR

the Governor's Office

Filed by the Register Corporation

DIRECTOR, DFW

NOLD I. PALACIOS



## DEPARTMENT OF COMMERCE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS CALLER BOX 10007 C.K., SAIPAN, MP 96950

PUBLIC NOTICE OF INTENT TO ADOPT REGULATIONS
BY THE DEPARTMENT OF COMMERCE,
BUREAU OF TAXICABS

CONTENTS:

PROPOSED AMENDMENT TO THE REGULATIONS OF THE DEPARTMENT OF COMMERCE, BUREAU OF TAXICABS:

AMENDMENTS TO THE DEPARTMENT OF COMMERCE TAXICAB REGULATIONS

(See Attached Proposed Amendments)

**PUBLIC COMMENTS:** All interested persons may submit written data, views, or arguments about the proposed amendments to the Secretary, Department of Commerce, P.O. Box 10007, Saipan, MP 96950, on or before July 15, 1995.

AUTHORITY: The Department of Commerce is authorized to promulgate regulations pursuant to 1 CMC §§ 2454, 9104.

PEDRO Q. DELA CRUZ

Director, Department of Commerce

SOLEDAD B. SASAMOTO

Filed by Registrar of Corporations

DONNA J. CRUZ//

Filed by 1 Office of the Governor

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## DEPARTMENT OF COMMERCE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS CALLER BOX 10007 C.K., SAIPAN, MP 96950

NUTISIAN PUPBLIKU POT I INTENSION PARA UMA ADAPTA AREKLAMENTO GI HALOM I DEPARTMENT OF COMMERCE, BUREAU OF TAXICABS

SUHETU:

IMA PROPOPONE NA AMENDASION I AREKLMENTO GI DEPARTMENT OF COMMERCE, BUREAU OF TAXICABS

AMENDASION I AREKLAMENTO GI DEPARTMENT OF COMMERCE BUREAU OF TAXICABS

(Atan I Areklamento Ni Mapropositu Para Uma Amenda)

KOMENTUN PUPBLIKU: Todo man interresante na petsonas pot este na asunto pot i intension i Department of Commerce nui para unaguaha areklamento, sina mana halom komento guato gi Secretary of Commerce, P.O. Box 10007, Saipan, MP 96950 antes de Julio dia 15, 1995.

ATURIDAT: I Department of Commerce guaha aturidatna na para ufatinas este na areklamento como tinetika gi seksiona 1 CMC §§ 2454, 9104.

PEDRO Q. DELA CRUZ

Secretariu, Dipaktamenton Commerce

SOLEDAD B. SASAMOTO

Ha file i Registrar of Corporations

DONNA J. CRVZ

Ha file i Oficinan i Gobietno



## DEPARTMENT OF COMMERCE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS CALLER BOX 10007 C.K., SAIPAN, MP 96950

DEPARTMENT OF COMMERCE AMENDMENTS
TO THE BUREAU OF TAXICABS REGULATIONS

### Section 1502.3. Conditional Certification of Fitness.

All Certifications of Fitness issued by the Bureau of Taxicabs shall be conditional upon the Department of Public Safety finding that the applicant has not been convicted of a felony, or convicted of theft of a vehicle, homicide by a vehicle, fleeing or attempting to elude a ploice officer, or twice convicted of reckless driving or driving under the influence of alcohol or drugs, as defined in the Commonwealth Code. A plea of guilty shall be deemed a conviction. Prior to the issuance of a Certification of Fitness by the Bureau of Taxicabs, the applicant shall submit proof of a certification of freedom from airborne communicable diseases (tuberculosis) in the form of a health card containing an annual expiration date and executed by a duly licensed physician in the Commonwealth of the Northern Mariana Islands.

### Section 1502.5 Fee

Upon receiving approval of an application for a taxicab operator's license from the Bureau of Motor Vehicles, the applicant shall pay fifteen (\$15.00) tto the CNMI Treasurer. There is a fee of five dollars (\$5.00) for each duplicate or susstitute license issued. Such fee must also be paid to the CNMI Treasurer. Prior to the renewal of a taxicab operator's license, there shall be assessed a fee of five dollars (\$5.00) per day for each day following the expiration of a taxicab operator's license.

batte

PEDRO O. DELA CRUZ

Secretary, Deparkment of Commerce

Soledad B. Sasamoto

Filed by Registrar of Corporations



# Municipality of Tinian and Aguiguan Commonwealth of the Northern Mariana Islands

## Commonwealth of the Northern Mariana Islands

Commissioners:

Jose P. Mafnas Chairman

PUBLIC NOTICE

Paul Palmer Acting Executive Director

Esther H. Barr Deputy Director

Vicent M. Manglona Vice-Chairman

Notice of Adoption of Schedule of Fees

Joseph M. Mendiola Antonio S. Boria Vicente S. Sabian

> The Tinian Casino Gaming Control Commission (Commission) hereby notifies the general public of its adoption of the Schedule of Fees promulgated pursuant to its duties and responsibilities under Article XXI of the Commonwealth Constitution, as amended, and the authority given the Commission by and through the Revised Tinian Casino Gaming Control Act of 1989. The proposed Schedule of Fees were published in the Commonwealth Register, Volume 17, Number 6, April 15, 1995 and this adoption is done in accordance with the Administrative Procedures Act 1 CMC 9101, et. seq.

> Copies of the adopted Schedule of Fees are available at the Commission Office, P.O. Box 143, San Jose Village, Tinian MP 96952.

Dated this 22th day of May

TINIAN CASINO GAMING CONTROL COMMISSION

Paul Palmer **Executive Director** 

Filed by:

SOLEDAD B. SASAMOTO Registrar of Corporations

Recieved by:

DONNA



# TINIAN CASINO GAMING CONTROL COMMISSION Municipality of Tinian and Aguiguan Commonwealth of the Northern Mariana Islands

## Commonwealth of the Northern Mariana Islands

Commissioners:

Jose P. Mafnas Chairman

**NOTICIAN PUBLIKU** 

Paul Palmer Acting Executive Director

Esther H. Barr Deputy Director

Vicent M. Manglona Vice-Chairman

Noticia Pot I Ma Adapta na i Schedule of Fees

Joseph M. Mendiola Antonio S. Borja Vicente S. Sablan

I Tinian Casino Gaming Control Commission (Commission) ha notiticia i henerat publiko ni ma adapta na Schedule of Fees ni ha-estapblesi sigun gi responsibilidad gi papa i Attikulo XXI gi Constitution, ni ma-amenda, yan i autoridad ni nina'e i Commission gi papa i Revised Tinian Casino Gaming Control Act of 1989. I ma propopone na Schedule of Fees mapublika gi halom i rehistran Commonwealth, Volume 17, Numero 6, Abrit dia 15, 1995 ya este na adaptasion ni monhayan konsiste pot i atministratibo ni ginagagao na akto, 1 CMC 9101, et. seq.

Copian este ma adapta na Schedule of Fees guaha gi offisinan i Tinian Casino Gaming Control Commission, P.O. Box 143, San Jose Village, Tinian.

Mafecha gi mina 22 na haane gi Mayo , 1995.

TINIAN CASINO GAMING CONTROL COMMISSION

Paul Palmer **Executive Director** 

### **CERTIFICATION**

I, Paul Palmer, Executive Director of the Tinian Casino Gaming Control Commission of San Jose, Tinian, which is promulgating the Adopted Schedule of Fees published in the Commonwealth Register on April 15, 1995, hereby certify that such Rules are a true, complete and correct copy of the rules regarding Schedule of Fees formally adopted by the Tinian Casino Gaming Control Commission.

I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed on the 22 ND day of MAY, 1995 at Tinian, Commonwealth of the Northern Mariana Islands.

200

Paul Palmer
Executive Director



### NORTHERN MARIANA ISLANDS RETIREMENT FUND

P.O. BOX 1247 SAIPAN, MP 96950 PHONE: (670) 234-7228 FAX: (670) 234-9624

## PUBLIC NOTICE OF ADOPTED AMENDMENTS TO THE FUND'S ADMINISTRATIVE RULES AND REGULATIONS

The Board of Trustees of the NMI Retirement Fund hereby gives notice to the general public that it has adopted final amendments to the Fund's Administrative Rules and Regulations pursuant to Public Law 6-17, as amended, 1 CMC Section 8315(f) of the Northern Mariana Retirement Fund Act of 1988, and the Administrative Procedures Act, 1 CMC 9101, et. seq.

The purposes of these amendments is to provide for the effective administration of Public Law 6-17, to provide updates to the existing regulations, and for other purposes.

day of June, 1995.

Dated this

1000

**JONES** 

Chairman

Board of Trustees

EDWARD H. MANGLONA

Administrator

RECEIVED BY:

DONNA L/CRUZ / DATE

Office of the Governor

FILED BY:

OLEDAD B. SASAMOTO / DATE

6/8/95



### NORTHERN MARIANA ISLANDS RETIREMENT FUND

P.O. BOX 1247 SAIPAN, MP 96950 PHONE: (670) 234-7228 FAX: (670) 234-9624

## NOTICIAN PUBLIKO POT I MA ADOPTA NA TINILAIKA GI AREKLAMENTO YAN REGULASION I RETIREMENT FUND

I Board of Trustees i Northern Mariana Islands Retirement Fund man nana'e notisia para i henerat publiko na esta ha adopta i tinalaika gi areklamento yan regulasion i Fund sigun gi atoridat gi papa'i lai gi 1 CMC 8315(f), yan i Administrative Procedure Act, gi 1 CMC 9101, et. seq.

Esti na tinilaika pot para umas guaha efektibo na areklo yan administrasion i Lai Publiko 6-17, yan pot para umana dinanche mas i gaigi pago na regulasion, yan otro lokue siha na proposito.

Ma fecha gi dia 772 de Juniu, 1995.

DINØ M. JONES

Chairman

Board of Trustees

EDWARD H. MANGLONA

Administrator

RECEIVED BY:

DONNA J./CRUZ / DATE

Office of the Governor

FILED BY:

SOLEDAD B. SASAMOTO / DATE

### NORTHERN MARIANA ISLANDS RETIREMENT FUND ADOPTED RULES AND REGULATIONS

The Board of Trustees for the Northern Mariana Islands Retirement Fund promulgates these amendments to the rules and regulations pursuant to Public Law 6-17, as amended, 1 CMC, §8316(f) of the Northern Mariana Retirement Fund Act of 1988, and the Administrative Procedures Act, 1 CMC, §9101, et. seq.

#### PART I. GENERAL PROVISIONS

Section 1. <u>Authority</u>. Under and by virtue of the provisions of 1 CMC, §9101, et. seq., the Board of Trustees of the Northern Mariana Islands Retirement Fund hereby adopts these amendments to the rules and regulations.

Section 2. <u>Purpose</u>. To amend Part 4, subsection 4.50 and 4.51 of the rules and regulations providing for interest computation.

### PART II. AMENDMENTS

### Part 4 - Benefit

4.50 Refund of Contribution - Interest Computation. Upon complete separation from government service, a member eligible for refund of contribution shall receive both contribution and interest upon submission of an application for refund. Computation of interest shall be given annually, as of the close of each year, (October 1 to September 30), using 365 days per year. Examples in computing interest are as follows:

Example 1: Tom started working for the government on June 1, 1995 and started contributing to the Fund beginning pay-period June 29, 1995. As of the closing of the year, September 30, 1995, he had contributed \$1000. He stopped working on January 31, 1996. From October 1, 1995 to January 31, 1996 he contributed \$500. Tom submitted a refund application on February 2, 1996. The total amount to be refunded is computed as follows:

1995 Contribution	. \$1,000.00
For Fiscal Year 1995 Interest (\$1000 x 3.5%)	<u>35.00</u>
Total Accumulated Contribution/Interest as of 09/30/95	. \$1,035.00
1996 Contribution	<u>500.00</u>
TOTAL AMOUNT TO BE REFUNDED	. \$1,535.00

No interest is given for 1996 because he applied for a refund before the close of the year.

### NORTHERN MARIANA ISLANDS RETIREMENT FUND ADOPTED RULES AND REGULATIONS

Example 2: The same scenario as Example I, except that Tom did not request his refund until December 31, 1996. His total refund amount is computed as follows:

1995 Contribution	\$1,000.00
For Fiscal Year 1995 Interest (\$1000 x 3.5%)	35.00
Total Accumulated Contribution/Interest as of 09/30/95	\$1,035.00
1996 Contribution	500.00
For Fiscal Year 1996 Interest (\$1535 x 3.5%)	53.73
Total Accumulated Contribution/Interest as of 09/30/96	\$1,588.73
TOTAL AMOUNT TO BE REFUNDED	\$1,588.73

4.51 Interest Computation for Active Members. As of the end of each fiscal year, regular interest of 3.5% shall be computed and added to the contribution record of the member. Method of computation for interest is the same as that provided under Section 4.50 of these rules and regulations.

### PART III. EFFECTIVE DATE

The effective date of these adopted amendments shall be pursuant to 1 CMC, §9105(b).

Ding M. Jones Chairman

Administrator

Edward H. Mangkona



### NORTHERN MARIANA ISLANDS RETIREMENT FUND

P.O. BOX 1247 SAIPAN, MP 96950 PHONE: (670) 234-7228 FAX: (670) 234-9624

### Certification of the Adopted Amendments to the Fund's Administrative Rules and Regulations

I, Dino M. Jones, Chairman of the Board of Trustees, NMI Retirement Fund, which has promultated the foregoing amendments to the Fund's Administrative Rules and Regulations, by my signature below do hereby certify that these amendments are true, complete, and a correct copy, formally adopted by the Board of Trustees.

DATED th

\_ day of June, 1995.

DINO M. JONES

Chairman

Board of Trustees

RECEIVED BY:

DONNA I/ CRVZ / DATE

Office of the Governor

FILED BY:

SOLEDAD B. SASAMOTO / DATE



### WORKERS' COMPENSATION COMMISSION

NORTHERN MARIANA ISLANDS RETIREMENT FUND

P.O. BOX 1247 SAIPAN, MP 96950 PHONE: (670) 234-7228 FAX: (670) 234-9624



### PUBLIC NOTICE OF ADOPTED AMENDMENTS TO ADMINISTRATIVE RULES AND REGULATIONS OF THE WORKERS' COMPENSATION COMMISSION

The Board of Trustees/Workers' Compensation Commission (Commission) pursuant to 4 CMC §9351(a)(1), and the Administrative Procedure Act, 1 CMC §9101, et. seq., hereby serves notice that it has adopted amendments to the Rules and Regulations of the Commission.

Dated this

,

day of May, 1995.

Dino M. Jones

Chairman /

Board of Trustees

Edward H. Manglona

Administrator

NMI Retirement Fund

RECEIVED BY:

DONNA J. CRUZ / DATE

Office of the Governor

FILED BY:

SOLEDAD B. SASAMOTO / DATE



### WORKERS' COMPENSATION COMMISSION

NORTHERN MARIANA ISLANDS RETIREMENT FUND

P.O. BOX 1247 SAIPAN, MP 96950 PHONE: (670) 234-7228 FAX: (670) 234-9624



## Notician Publiko Pot I Mapropopone Na Tinilaika Gi Areklamenton I Programan Workers' Compensation

I Board of Trustees/Workers' Compensation Commission (Commission), sigun gi atoridat i lai gi 4 CMC §9351 (a)(1), yan i Administrative Procedure Act gi papa i 1 CMC §9101, et. seq., mananae noticia gi publiko pot i ha propone para uma adopta tinilaika gi areklamenton i programan Workers' Compensation Commission.

Mafecha gh

dia de Mayu, 1995.

Dino M Jones

Chairman

Board of Trustees

Edward H. Manglona

Administrator

NMI Retirement Fund

RECEIVED BY:

DONNA J. CRUZ / DATE

Office of the Governor

FILED BY:

SOLEDAD B. SASAMOTO / DATE

# CIMI COMMITTER STATE OF THE STA

### WORKERS' COMPENSATION COMMISSION

NORTHERN MARIANA ISLANDS RETIREMENT FUND

P.O. BOX 1247 SAIPAN, MP 96950 PHONE: (670) 234-7228 FAX: (670) 234-9624



### AMENDMENT TO THE WORKERS' COMPENSATION REGULATIONS

The Board of Trustees/Workers' Compensation Commission (Commission) pursuant to 4 CMC 9351 (a)(1), and the Administrative Procedure Act, 1 CMC §9101, et. seq., hereby promulgates and adopts this amendment to the rules and regulations governing the CNMI Workers' Compensation Program.

### PART I. GENERAL PROVISIONS

<u>Section 1.</u> Authority. Under and by virtue of the authority granted to the Commission by 4 CMC §9351 (a)(1), the Commission promulgates the following amendment to the WCC Rules and Regulations.

<u>Section 2. Purpose.</u> To amend Part 27 of the WCC Rules and Regulations by adding a new subsection 27.107 to allow recovery of attorneys fees for collection cases.

### PART II. AMENDMENTS

#### Part 27 PENALTIES

27.107 Attorney's Fees.

In the event that the employer's failure to pay the assessment must be referred to our attorney for collection, the employer will be liable for attorneys fees and other costs of collection, in addition to prejudgment interest at the rate of 12% per annum.

### PART III. EFFECTIVE DATE

The effective date of these amendments shall be pursuant to 1 CMC §9105(b).

Adopted as final amendments to the WCC Rules and Regulations by the Workers'

Compensation Commission this 17 hday of May, 1995.

Dino M. Jones

Chairman

Edward H. Manglona

**Administrator** 



### **WORKERS' COMPENSATION COMMISSION**

NORTHERN MARIANA ISLANDS RETIREMENT FUND

P.O. BOX 1247 SAIPAN, MP 96950 PHONE: (670) 234-7228 FAX: (670) 234-9624



### **Certification of Adopted Regulations**

I, Dino M. Jones, Chairman of the Board of Trustees/Workers' Compensation Commission, NMI Retirement Fund, which has promulgated the foregoing Workers' Compensation Commission Rules and Regulations, by my signature below, do hereby certify that these regulations are true, complete and a correct copy, formally adopted by the Board of Trustees.

DATED this 17th day of May, 1995.

Dino M. Jones, Chairman

Board of Trustees/Workers' Compensation Commission

RECEIVED BY:

DONNA, J. CRYYZ / DATÉ

Office of the Covernor

FILED BY:

SOLEDAD B. SASAMOTO / DATE

### NORTHERN MARIANA ISLANDS RETIREMENT FUND

P.O. BOX 1247 SAIPAN, MP 96950 PHONE: (670) 234-7228 FAX: (670) 234-9624

### NOTICE OF THE ADOPTED AMENDMENTS TO THE MEMBER HOME LOAN PROGRAM REGULATIONS

The Board of Trustees of the Northern Mariana Islands Retirement Fund hereby notifies the general public that it has adopted the amendments to the Member Home Loan Program Regulations as published in Volume 11, No. 6, dated June 15, 1989, and as amended in Volume 12, No. 3, dated March 15, 1990, Volume 13, No. 4, dated April 15, 1991, Volume 13, No. 10, dated October 15, 1991, Volume 15, No. 3, dated March 15, 1993, Volume 15, No. 9, dated September 15, 1993 Volume 15, No. 12, dated December 15, 1993, Volume 16, No. 04, dated April 15, 1994 Volume 16, No. 05, dated May 15, 1994, Volume 16, No. 09, dated September 15, 1994, Volume 16, No. 11, dated November 15, 1994, Volume 17, No. 02, dated February 15, 1995, and as further amended on Volume 17, No. 04, dated April 15, 1995 of the Commonwealth Register.

- · · · · · · · · · · · · · · · · · · ·		
Dated this 17HL day of _	May	, 1995.
Jones	· 	many -
Dino M./Jones Chairperson Board of Trustees NMI Retirement Fund		Edward H. Manglona Administrator NMI Retirement Fund
Date: 5/22/95		Donna J Cruz
,		Filed by The Governor's Office
Date: 5/22/95		Soledad B. Sasamoto  Filed by the Registrar of Corp.

# THE MORTHERY, AS A SECOND SECO

### NORTHERN MARIANA ISLANDS RETIREMENT FUND

P.O. BOX 1247 SAIPAN, MP 96950 PHONE: (670) 234-7228 FAX: (670) 234-9624

### NOTICIA POT I MA ADOPTA NA AMENDASION I REGULASION YAN AREKLAMENTO I MEMBER HOME LOAN PROGAM

I Board of Trustees, NMI Retirement Fund, man nanae noticia para i publico na ma adopta i tinilaika gi regulasion i Member Home Loan Program anai i ma publika gi Volume 11, No. 6, Junio 15, 1989, ya ma amenda gi Volume 12, No. 3, Matso 15, 1990, Volume 13, No. 4, Abrit 15, 1991, Volume 13, No. 10, Octubre 15, 1991, Volume 15, No. 3, Matso 15, 1993, Volume 15, No. 9, Septembre 15, 1993, Volume 15, No. 12, Decembre 15, 1993, Volume 16, No. 04, Abrit 15, 1994, Volume 16, No. 05, gi Mayo 15, 1994, Volume 16, No. 09, Septembre 15, 1994, Volume 16, No. 11, Novembre 15, 1994, Volume 17, No. 02, Febrero 15, 1995 ya ma amenda talo gi Volume 17, No. 04, Abrit 15, 1995 gi Commonwealth Register.

Mafecha gi dia gi	1995.
Dino M. Jones Chainperson Board of Trustees NMI Retirement Fund	Edward H. Manglona Administrator NMI Retirement Fund
Date: 5/22/95	Donna J Cruz Filed by The Governor's Office
Date: 5/22/95	Soledad B. Sasamoto Filed by the Registrar of Corp.

# THE MORTECOLOR

### NORTHERN MARIANA ISLANDS RETIREMENT FUND

P.O. BOX 1247 SAIPAN, MP 96950 PHONE: (670) 234-7228 FAX: (670) 234-9624

### NORTHERN MARIANA ISLANDS RETIREMENT FUND ADOPTED MEMBER HOME LOAN PROGRAM REGULATIONS

The Board of Trustees of the NMI Retirement Fund hereby adopts the amendments to the Member Home Loan Rules and Regulations as published in the Commonwealth Register in Volume 11 No. 06, dated June 15, 1989, and as amended in Volume 12, No. 3, dated March 15, 1990, Volume 13, No. 4, dated April 15, 1991, Volume 13, No. 10, dated October 15, 1991, Volume 15, No. 3, dated March 15, 1993, Volume 15, No. 9, dated September 15, 1993, Volume 16, No. 5, dated May 15, 1994, Volume 16, No. 09, dated September 15, 1994, Volume 16, No. 11, dated November 15, 1994, Volume 17, No. 02, dated February 15, 1995, and further amended in Volume 17, No. 04, dated April 15, 1995 of the Commonwealth Register.

### Part I. AUTHORITY

1. By virtue of the authority provided under 1 CMC § 8314(f), and the Administrative Procedures Act, at 1 CMC § 9101, et. seq., the Board of Trustees hereby promulgates these amendments as adopted to the Member Home Loan Program Regulations.

### Part II. AMENDMENTS

- 1. To amend Part 14, Section 14.(b) of the Member Home Loan Program Regulations, to delete the last phrase "for the entire term of the loan" in that paragraph and replace it with the following:
  - "...for the initial five years of the loan term; After the expiration of the five year period, in the event the applicant sells, leases, rents, assigns or conveys any interest to the property for any period exceeding one year, including options and rights of renewal, then all indebtedness owing by and chargeable to the applicant shall become immediately due and payable."

### PART III. EFFECTIVE DATE

The effective date of these adopted amendments shall be pursuant to 1 CMC § 9105(b).

Dino M. Jones

Chairperson

Board of Trustees NMI Retirement Fund Edward H. Manglona

Administrator

NMI Retirement Fund

# THE MORTHLE TO THE STATE OFFICIAL SEAL OF

### NORTHERN MARIANA ISLANDS RETIREMENT FUND

P.O. BOX 1247 SAIPAN, MP 96950 PHONE: (670) 234-7228 FAX: (670) 234-9624

### CERTIFICATION OF THE ADOPTED AMENDMENTS REGARDING THE MEMBER HOME LOAN PROGRAM REGULATIONS

I, Edward H. Manglona, the Administrator of the NMI Retirement Fund which is promulgating the Adopted Amendments regarding the Member Home Loan Program Regulations published in the Commonwealth Register on April 15, 1995, at pages 13269 to 13272, by signature below, hereby certify that the published Amendments are a true, complete and correct copy of the Amendments formally adopted by the Board of Trustees, NMI Retirement Fund.

I further request and direct this Certification be published in the Commonwealth Register and then be attached by both the Office of the Registrar of Corporations and Offices of the Governor to the Adopted Amendment referenced above. I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed on the 17th day of \_\_\_\_\_\_\_, 1995 at Saipan, Commonwealth of the Northern Mariana Islands.

Edward H. Manglona

Administrator

Filed by:

Soledad B. Sasamoto

Registrar of Corporations

Donna Cruz

Office of the Governor



### Department of Finance

Office of the Secretary Commonwealth of the Northern Mariana Islands PG. Box 5234 CHRB Saivan, MP 96950

Cable Address Gov. NAI Saipan Phone: 664-1100 Kacsimile: 664-1115

### NOTICE OF ADOPTION DEPARTMENT OF FINANCE

#### CUSTOMS SERVICE REGULATIONS NO. 3300

The Secretary of Finance hereby adopts as permanent regulations for the Division of Customs Service the Proposed Customs Service Regulations No. 3300 which were published in the May 15, 1995, Commonwealth Register. The permanent Customs Regulations are promulgated by virtue of the authority and directions set forth in the Commonwealth Code including, but not limited to, 1 CMC §2553, 1 CMC §2557, 4 CMC §1104, 4 CMC §1402(d), 4 CMC §1818, and 1 CMC §9101 et seq of the Commonwealth Administrative Procedure Act.

Customs Service Regulations No. 3300 provides for the day to day operation of the Division of Customs Service. No changes were made to the Proposed Customs Service Regulations No. 3300.

Customs Service Regulations No. 3300 become effective on June 25, 1995.

Issued by:

ANTONIO R. CABRERA

ACTING SECRETARY OF FINANCE

Concurred by:

FROILAN C. TENORIO

GOVERNOR

Filed and Recorded by:

SOLEDAD B. SASAMOTO

REGISTRAR OF CORPORATIONS

Date

Date



### Department of Finance

Office of the Secretary Commonwealth of the Northern Mariana Islands PO. Box 5234 CHRB Saipan, MP 96950

Cable Address Gov. NMI Saipan Phone: 664-1100 Facsimile: 664-1115

#### NOTICE OF ADOPTION

#### DEPARTMENT OF FINANCE

#### REVENUE AND TAXATION REGULATIONS NO. 2200

The Secretary of Finance hereby adopts as permanent regulations for the Division of Revenue and Taxation the Proposed Revenue and Taxation Regulations No. 2200 which were published in the April 15, 1995, Commonwealth Register. The permanent Revenue and Taxation Regulations are promulgated by virtue of the authority and directions set forth in the Commonwealth Code including, but not limited to, 1 CMC §2553, 1 CMC §2557, 4 CMC §1104, 4 CMC §1701(c), and 4 CMC §1818.

Revenue and Taxation Regulations No. 2200 provides for the day to day operation of the Division of Revenue and Taxation, including the licensing of Poker and Amusement Machines. Some minor changes were made in the Proposed Revenue and Taxation Regulations No. 2200 as the result of further review or public comment. These changes are described in Exhibit A which is attached to this Notice and incorporated herein by reference.

Revenue and Taxation Regulations No. 2200 become effective on June 25, 1995.

Issued by:

ANTONIO R. CABRERA

ACTING SECRETARY OF FINANCE

Concurred by:

FROILAN C. TENORIO

GOVERNOR

Filed and Recorded by:

GOTTE:

SOLEDAD B. SASAMOTO

REGISTRAR OF CORPORATIONS

Date

6/14/95

Date



### Department of Finance

Office of the Secretary Commonwealth of the Northern Mariana Islands PO Box 5234 CHRB Saipan, MP 96950

Cable Address

Bov. NAI Saipan

Phone: 664-1100

Bacsimile: 664-1115

#### CERTIFICATION

#### DEPARTMENT OF FINANCE

REVENUE AND TAXATION REGULATIONS NO. 2200

I, Antonio R. Cabrera, the Acting Secretary of the Department of Finance who is publishing the Notice of Adoption of Revenue and Taxation Regulations No. 2200, by signature below hereby certifies that the Proposed Revenue and Taxation Regulations No. 2200 with all amendments incorporated as specified within the attached Notice of Adoption is a true, correct, and complete copy of the regulations adopted by the Department of Finance. I further request and direct that this certification and the Notice of Adoption with Exhibit A containing all amendments to Proposed Revenue and Taxation Regulations No. 2200 be published in the Commonwealth Register.

I declare under penalties of perjury that the foregoing is true and correct and that this declaration was executed on the <u>14th</u> day of June, 1995, at Saipan, Commonwealth of the Northern Mariana Islands.

Antonio R. Cabrera

Acting Secretary of Finance

# EXHIBIT A TO NOTICE OF ADOPTION REVENUE AND TAXATION REGULATIONS NO. 2200 JUNE 1995 PAGE 1 OF 7

- 1. <u>Section 2200.8</u>. A new definition is added at §2200.8 on page 5 as follows:
  - (a) <u>Hotel</u>, <u>Lodging House</u>, or <u>Similar Facility</u>: "Hotel, Lodging House, or Similar Facility" means a hotel, lodging house, or similar facility. A "similar facility" includes a motel, apartment, other lodging facility, or private home if the private home is regularly utilized as a lodging facility for transient occupants.
- 2. <u>Section 2201.4(b)</u>. Example No. 1 at §2201.4(b) on page 14 is amended to reflect that the total Chapter 2 Tax Computed for Employees A, B, and C is \$110.00 rather than \$115.00.
- 3. <u>Section 2201.4(b)</u>. The narrative to Example No. 2 at §2201.4(b) on page 14 is amplified to add an additional paragraph containing the following:

In regard to the remittal of withholding taxes, XYZ Company will remit the total amount of \$220.00. This amount is comprised of \$215.00 for total Chapter 7 tax withheld and \$5.00 for total Chapter 2 tax withheld for Employees A, B, and C. XYZ Company is only required to remit \$5.00 of the Chapter 2 tax computed of \$195.00 because the Chapter 7 tax withheld is allowed as a tentative non-refundable credit against the remaining \$190.00 of Chapter 2 tax computed.

4. Section 2203.1(b)(4). Example No. 1 at §2203.1(b)(4) on page 29 is amended to reflect in the last sentence of paragraph one that the net income of Partnership WXYZ is \$100,000 rather than \$200,000. Thus, the last sentence of paragraph one will read as follows:

During the taxable year, Partnership WXYZ has gross revenues in the amount of \$1,000,000 and net income in the amount of \$100,000; each partner's . . .

5. Section 2203.1(b)(4). Example No. 1 at §2203.1(b)(4) on page 29 is amended to change the last sentence of paragraph 2 as follows:

# EXHIBIT A TO NOTICE OF ADOPTION REVENUE AND TAXATION REGULATIONS NO. 2200 JUNE 1995 PAGE 2 OF 7

Partner Y and Partner Z must report and pay the Gross Revenue Tax on each partner's distributive share of <u>net income of</u> <u>Partnership WXYZ</u>, i.e., \$25,000 per partner.

- 6. Section 2203.4(c)(2). Example No. 2 at §2203.4(c)(2) on page 34 is amended to reflect that the total Gross Revenue Tax to be paid by the corporation is \$18,500 rather than \$16,000.
- 7. <u>Section 2203.9(a)</u>. Section 2203.9(a) on page 38 is amended to read as follows:

Pursuant to and as provided by 4 CMC §1307, there will be allowed as a non-refundable credit against the tax imposed on gross revenues any NMTIT paid on the same item of income subject to the Gross Revenue Tax or any other Commonwealth tax or fee imposed in lieu of such tax (such as 4 CMC §2202(h)). The amount . . .

8. <u>Section 2203.9(b)</u>. The following note is added as narrative after Example No. 1 at §2203.9(b) on page 38 as follows:

\*\*The taxpayer is not entitled to carry forward the excess tentative credit in the amount of \$2,000 [ (\$5,000 NMTIT) less (\$3,000 Non-refundable credit 1st quarter GRT) ] to the 2d, 3d, or 4th quarter GRT liability. Any overpayment resulting from excess tentative credits not being allowed to carry forward to other quarters must be adjusted at the end of the year by filing an application for refund, if applicable.

9. <u>Section 2203.9(c)</u>. A sentence is added to the narrative after Example No. 1 at §2203.9(c) on page 39 as follows:

\*\*The taxpayer is not entitled to carry forward the excess tentative credit in the amount of \$1,000 [ (\$5,000 NMTIT) less (\$4,000 Non-refundable credit 1st quarter GRT) ] to the 2d, 3d, or 4th quarter GRT liability. Any overpayment resulting from excess tentative credits not being allowed to carry forward to other quarters must be adjusted at the end of

# EXHIBIT A TO NOTICE OF ADOPTION REVENUE AND TAXATION REGULATIONS NO. 2200 JUNE 1995 PAGE 3 OF 7

the year by filing an application for refund, if applicable.

10. Section 2206.12(b)(4). The second sentence of §2206.12(b)(4) on page 74 is amended to read as follows:

A taxpayer is not entitled to a rebate on the portion of any NMTIT that is not timely paid.

11. Section 2206.12(b)(4). A sentence is added to Example No. 3 on page 75 to §2206.12(b)(4) as follows:

If Taxpayer M had not entered an installment agreement prior to April 15, 1996, Taxpayer M would be entitled to a rebate with respect to the \$1,000 of NMTIT paid prior to the due date of the tax but would not be entitled to a rebate with respect to the \$500 of NMTIT liability not paid prior to the due date.

- 12. <u>Section 2206.12(d)(1)</u>. Section 2206.12(d)(1) on page 78 is amended to read as follows:
  - (1) Notwithstanding subsection (d), a rebate relating to a return for a taxable year which is referred to audit will not be made until the return is cleared from audit. Such audit shall be performed within a reasonable amount of time.
- 13. <u>Section 2206.12(d)(4)</u>. A sentence is added to §2206.12(d)(4) on page 79 so that §2206.12(d)(4) is amended to read as follows:
  - (4) Notwithstanding subsection (d), a rebate subject to review (but not audit) of which the taxpayer is made aware in writing, shall not be made until the return is cleared from review. Such review shall be performed within a reasonable amount of time.
- 14. <u>Section 2206.12(f)(2)</u>. Section 2206.12(f)(2) on page 79 is amended to read as follows:
  - (1) For persons whose taxable years end other than on December 31, 4 CMC §1708 and 4 CMC

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§1709 as repealed by Pub. L. 9-22 shall apply to fiscal years commencing before December 31, 1994 and 4 CMC §1307 as enacted by Pub. L. 9-22 shall not apply.

15. <u>Section 2206.12(g)(1)</u>. The last sentence of §2206.12(g)(1) on page 80 is amended to read as follows:

The Secretary shall prescribe a method and manner that will determine the amount required to be deposited in such accounts which shall not be less than fifty percent (50%) of the funds collected under the NMTIT which are not designated by taxpayers as a credit pursuant to §1205 or §1307.

- 16. <u>Section 2213.6(b)</u>. The reference to subsection (e) in the last sentence of §2213.6(b) on page 120 is amended to reflect a reference to subsection (d).
- 17. <u>Section 2213.6(e)</u>. Section 2213.6(e) on page 120 is amended as follows:

A person other than the taxpayer may sign a taxpayer's return on behalf of the taxpayer only as provided . . .

- 18. <u>Section 2213.6(e)(1)(A)</u>. Section 2213.6(e)(1)(A) on page 120 is amended to change the words "under subsection (c)" to "by law" to read as follows:
  - (A) the couple are filing a joint return as allowed by law;
- 19. <u>Section 2213.6(e)</u>. Subsection (e) of §2213.6 on page 120 is amended to change to subsection (d).
- 20. <u>Section 2300.1(a)</u>. The definition of "beneficial interest" at §2300.1(a) on page 125 is amended as follows:
  - (a) "Beneficial Interest" in an <u>owner or</u> organization means an interest <u>(other than solely as a creditor)</u> held by a person . . .
- 21. <u>Section 2300.2(a)(6)</u>. Section 2300.2(a)(6) on page 126 is amended as follows:

# EXHIBIT A TO NOTICE OF ADOPTION REVENUE AND TAXATION REGULATIONS NO. 2200 JUNE 1995 PAGE 5 OF 7

- (6) the name, address, telephone number, and signature of the owner of the machine and of any person or organization holding a beneficial interest in the owner of the machine. In lieu of providing the signature of each person or organization holding a beneficial interest in the owner of the machine, a primary officer, person in control of such person or organization, or designated representative may affix its signature for the person or organization holding a beneficial interest in the owner of the machine.
- 22. Section 2300.2(c). The provisions of Subsection (c) of §2300.2 on page 127 are amended to add the word "license" after the words "renewal of a poker machine" and to move the amended provisions of §2300.2(c) to §2300.3(b) on pages 127-128 to reflect that §2300.3(b) now reads as follows:
  - (b) The application procedure for renewal of a poker machine license is pursuant to §2300.2 of these Rules and Regulations as specified therein. The Department of Finance may prescribe a different application form for renewal of a poker machine license which may require the same, more, or less information than that required in an initial application.
- 23. <u>Section 2300.2(d)</u>. Section 2300.2(d) on page 127 is renumbered as §2300.2(c).
- 24. Section 2300.4(b)(3). The first sentence of §2300.4(b)(3) on page 128 is amended as follows:
  - (3) If the application meets all requirements, a license will be issued within 60 days from the date the application is received.
- 25. <u>Section 2300.12(a)</u>. Section 2300.12(a) on page 132 is amended to read as follows:
  - (a) Except as waived in writing by the Secretary of Finance for cause, all new poker machines licensed after the effective date of these Regulations (other than renewals) must

# EXHIBIT A TO NOTICE OF ADOPTION REVENUE AND TAXATION REGULATIONS NO. 2200 JUNE 1995 PAGE 6 OF 7

comply with the following security requirements in order to be issued a poker machine license:

26. <u>Section 2300.13</u>. A sentence is added after the caption "<u>Accounting Requirements</u>" so that §2300.13 on page 133 is amended to read as follows:

Accounting Requirements. Except as waived in writing by the Secretary of Finance for cause, all new poker machines licensed after the effective date of these Regulations (other than renewals) must comply with the following accounting requirements:

- (a) . . .
- 27. <u>Section 2300.14</u>. A sentence is added after the caption "Safety Requirements" so that §2300.14 on page 134 is amended to read as follows:

Safety Requirements. Except as waived in writing by the Secretary of Finance for cause, all new poker machines licensed after the effective date of these Regulations (other than renewals) must comply with the following safety requirements:

- (a) . . .
- 28. <u>Section 2300.18(b)</u>. The last sentence of §2300.18(b) on page 135 is amended as follows:
  - (b) <u>Minors</u>. . . . A sign must be visibly displayed on the outside <u>door</u> of the separate room or the <u>entrance door of the</u> establishment if no separate room is required which reads "No Person Under 18 Years Old Allowed".
- 29. <u>Section 2300.18(c)</u>. Section 2300.18(c) on page 135 is amended as follows:
  - (c) Prohibition of Alcohol. As provided by Pub. L. 9-22 at §1503(d), no alcoholic beverages or other intoxicants shall be allowed in the separate room specified in

# EXHIBIT A TO NOTICE OF ADOPTION REVENUE AND TAXATION REGULATIONS NO. 2200 JUNE 1995 PAGE 7 OF 7

### subsection (a).

- 30. <u>Section 2300.23(a)</u>. Section 2300.23(a) on page 136 is amended as follows:
  - (a) <u>Pursuant to the procedures prescribed</u> within this Part, the Secretary of Finance may deny an application for a license or revoke a license . . .
- 31. <u>Section 2300.25(a)</u>. The last sentence of §2300.25(a) on page 139-140 is amended as follows:
  - . . . The denial of a poker machine license by the Secretary is subject to judicial review and may be reversed by the court only upon a finding that the Secretary <u>acted</u> in an arbitrary and capricious manner in denying such license.



# DEPARTMENT OF COMMERCE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS CALLER BOX 10007 C.K., SAIPAN, MP 96950

### PUBLIC NOTICE OF INTENT TO ADOPT REGULATIONS FOR WEIGHTS AND MEASURES

CONTENTS:

PROPOSED REGULATIONS FOR WEIGHTS
AND MEASURES

(See Attached Proposed Regulations)

**PUBLIC COMMENTS:** All interested persons may submit written data, views, or arguments about the proposed amendments to the Secretary, Department of Commerce, Caller Box 10007, Saipan, MP 96950, on or before July 17, 1995.

AUTHORITY: The Secretary of Commerce is authorized to promulgate regulations pursuant to 4 CMC §§ 5422, 5429 and Executive Order 94-3, Section 208, Reorganization Plan No. 2 of 1994, text printed in Executive Order No. 94-2, Comm. Reg. Vol. 16, No. 6, at 1/927 (June 15, 1994) and Directive No. 103 (effective date August 2/4, 1994).

FEDRO O. DELA CRAZ

Secretary, Department of Commerce

Soledad B. Sasamoto

Filed by Registrar of Corporations

Donna J. Cruz

Filed by Office of the Governor



### DEPARTMENT OF COMMERCE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS CALLER BOX 10007 C.K., SAIPAN, MP 96950

### NUTISIAN PUPBLIKU PUT I INTENSION PARA U MA ADAPTA I AREKLAMENTO YAN REGULASION WEIGHTS AND MEASURES

SUHETU:

PROPOSITU NA REGULASION YAN AREKLAMENTON WEIGHTS AND MEASURES

(Areglos Propositu Gaigi Na)

KOMENTUN PUPBLIKU: Todo man interresante na petsonas pot este na asunto pot i intension i Department of Commerce nui para unaguaha areklamento pot Weights and Measures, sina mana halom komento guato gi Secretary of Commerce, Caller Box 10007, Saipan, MP 96950 antes de Julio dia 17, 1995.

ATURIDAT: I Secretariu i Department of Commerce guaha aturidatna na para ufatinas este na areklamento como tinetika gi seksiona 4 CMC §§ 5422, 5429 yan Otden Exsakatibu 94-3, Seksiona 208, Reorganization Planu No. 2 of 1994, ma publika gi Otden Exsakatibu No. 94-2, Comm.) Reg. Vol. 16, No. 6, at 11927 (Junio 15, 1994) yan Direktibu No. 103 (effektibu Augusto 24, 1994).

PEDRO O. DELA CRUZ

Secretariu, Dipattamenton Commerce

SOLEDAD B. SASAMOTO

Ha file i Registrar of Corporations

Donna J. Cruz

Ha file i/Ofionan i Gobietno



# DEPARTMENT OF COMMERCE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS CALLER BOX 10007 C.K., SAIPAN, MP 96950

### DEPARTMENT OF COMMERCE WEIGHTS AND MEASURES REGULATIONS

#### Section 1. Regulatory Purpose.

It is the intent of the Secretary of Commerce, in order to facilitate trade within the CNMI, permit fair competition among businesses, and to provide for uniform and sufficient protection to all consumers in commercial weights and measures practices, to establish a regulatory system to provide for a standardization-through calibration and inspection, to the maximum extent possible, of weights and measures used for commercial purposes in the Commonwealth of the Northern Mariana Islands ("CNMI") and to provide for certification of individuals engaged in Public Weighmastering in the CNMI who calibrate and inspect systems of weights and measures used for commercial purposes.

### Section 2. Regulatory References.

The following reference materials, and where applicable, any potential annually issued updates, are to be utilized as the reference material by the CNMI Department of Commerce ("Commerce"), and application of the following reference materials, in the absence of any contradictory CNMI or Federal Statutes or Regulations, is to be presumed in regulatory and administrative enforcement procedures by Commerce in the CNMI:

- (i) United States Department of Commerce Technology Administration, National Institute of Standards and Technology Handbook 44, 1995 Edition, 228 Pages (October 1994) entitled: "Specifications, Tolerances, and other Technical Requirements for Weighing and Measuring Devices" as adopted by the 79th National Conference on Weights and Measures 1994 (Henry V. Opperman et al. eds., 1994), and available for sale by the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402-9325;
- (ii) United States Department of Commerce Technology Administration, National Institute of Standards and Technology Handbook 130, 1995 Edition, 176 Pages (December 1994) entitled: "Uniform Laws and Regulations" as adopted by the 79th National Conference on Weights and Measures 1994 (Joan A. Koenig et al. eds., 1994), and available for sale by the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402-9325; and,
- (iii) United States Department of Commerce Technology Administration, National Institute of Standards and Technology

(formerly National Bureau of Standards<sup>1</sup>) Handbook 133 (Third ed. 1988), including Supplements 1-4, 460 Pages (September 1988) entitled: "Checking the Net Contents of Packaged Goods" as most recent adopted Supplement by the 77th National Conference on Weights and Measures 1992 (C. S. Brickenkamp et al. eds., 1988), and available for sale by the Superintendent of Documents, U.S. Government Printing Office, Washington, D. C. 20402-9325.

#### Section 3. Public Weighmaster Licensing.

The Secretary of Commerce, or his designee, in the lawful performance of his duties pursuant to 4 CMC §§ 5422, 5429, is authorized to issue licenses to Public Weighmasters for a period two (2) years provided the Applicant for a Public Weighmaster License, pays \$100.00 fee, and qualifies for certification following:

- (i) the successful completion of an examination by a duly qualified CNMI Commerce Weights and Measures Enforcement Officer; or
- (ii) a review of the credentials of the Applicant for a Public Weighmaster License indicates that the affected Applicant is a duly qualified Public Weighmaster from another jurisdiction which follows or has adopted the United States Department of Commerce Technology Administration, National Institute of Standards and Technology Handbook 130, 1995 Edition, 176 Pages (December 1994) entitled: "Uniform Laws and Regulations", and the jurisdiction in question treats duly qualified CNMI licensed Public Weighmaster with reciprocal rights to act as Public Weighmaster therein.

For the purposes of this Section, a "Public Weighmaster" means any person who performs "public weighing" as defined as "the weighing, measuring, or counting, upon request, of vehicles, property, produce, commodities, or articles other than those that the weigher or his/her employer, if any, is either buying or selling."

### Section 4. <u>Calibration/Inspection Authority</u>.

The Secretary of commerce, or his designee, in the lawful performance of duties pursuant to 4 CMC § 5428, may enter and go into or upon, at any reasonable time, any structure or premise, or any other place commercial transactions are being conducted, in order to, pursuant to 4 CMC § 5423, inspect and test, to ascertain if they are correct, all weights and measures kept, offered, or exposed for sale, and may inspect and test, to ascertain if they

On August 23, 1988, the National Bureau of Standards became the National Institute of Standards and Technology when the Omnibus Trade and Competitiveness Act was signed.

are correct, weights and measures commercially used:

- (i) to determine the weight, measurement, or count of commodities or things sold, or offered, or exposed for sale, on the basis of weight or measure;
- (ii) in computing the basic charge or payment for services rendered on the basis of weight or of measure; or
- (iii) in determining weight or measurement when a charge is made for such determination.

### Section 5. Tagging, Sealing or Marking Apparatus.

The Secretary of Commerce, or his designee, in the lawful performance of duties pursuant to 4 CMC § 5423, and following an inspection and testing, to ascertain if they are correct, weights and measures kept, offered, or exposed for sale, or commercially used weights and measures, shall approve for use and seal or mark with appropriate devices weights and measures as the Secretary of Commerce, or his designee, finds upon inspection and testing to be "correct" as defined in 4 CMC § 5423, and shall reject and mark or tag as "rejected" such weights and measures as the Secretary of Commerce, or his designee, finds upon inspection and testing to be "incorrect" as defined in 4 CMC § 5423.

### Section 6. Orderly System of Testing and Inspection.

The Secretary of commerce, or his designee, in the lawful performance of duties pursuant to 4 CMC § 5423, shall adopt a system of orderly weights and measures inspections, and in the absence of receipt of a complaint pursuant to 4 CMC § 5424, shall use best efforts to notify the public, at least one time, through a public notice in a newspaper of general circulation of the intended exercise of the inspection and testing obligation of the Secretary of Commerce, or his designee. Failure to notify the public, however, shall not affect the validity or admissibility of any test results in any proceedings initiated pursuant to the Administrative Procedure Act, 1 CMC § 9101 et seq.

#### Section 7. License Fees and Other Chargers.

- A. Weighmaster License .....\$100.00
- B. License Fee (Annually)
  - B1. Weighing and Measuring Scales
    a. Weigh Scales; 1-30lbs.........\$25.00
    b. Weigh Scales; 31-100lbs........\$35.00
    c. Weigh Scales; 101-500lbs........\$45.00
    d. Weigh Scales; 501-1,000lbs........\$50.00
    e. Weigh Scales; 1,001-5,000lbs.........\$55.00
    f. Weigh Scales; 5,0001-10,000lbs..........\$200.00
    g. Weigh Scales; over 10,000 lbs...........\$300.00

	B2. Retail Motor Fuel
	a. Motor Fuel; 0-1 Gallon\$25.00 b. Motor Fuel: 1-5 Gallon\$35.00 c. Motor Fuel: 5-500 Gallon\$75.00 d. Retail Motor Fuel Devices\$50.00
	B3. Hydrocarbon Gas Vapor Measuring Devices/ Mass Flow Meters
	a. Dry Gases; 0-1 Gallon/Psi\$25.00 b. Dry Gases; 1-5 Gallon/Psi\$35.00 c. Dry Gases; 5-500 Gallon/Psi\$75.00
	B4. Linear Measures and Tolerance
	a. 1/2 Inch-100 (1/2"-100')\$20.00
c.	Calibration, Testing and Inspection Charges
	C1. Weighing and Measuring Scales
	a. Weigh Scales;       1-30lbs
	C2. Retail Motor Fuel
	a. Motor Fuel; 0-1 Gallon\$15.00 b. Motor Fuel; 1-5 Gallons\$25.00 c. Motor Fuel; 5-500 Gallons\$50.00
	C3. Hydrocarbon Gas Vapor Measuring Devices/ Mass Flow Meters
	a. Dry Gases; 0-1 Gallon/Psi\$10.00 b. Dry Gases; 1-5 Gallon/Psi\$25.00 c. Dry Gases; 5-500 Gallons/Psi\$50.00
D.	Taxi Meter per CALIBRATION\$25.00
	PERDO Q. DELA CRUZY  Date
	Secretary, Department of Commerce
	mm/h 6/15/95
	SOLEDAD B. SASAMOTO Date
	Filed by Registrar of Corporations  6/15/95

Filed by Office of the Governor

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