COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS SAIPAN, TINIAN, ROTA and NORTHERN ISLANDS



COMMONWEALTH REGISTER

VOLUME 36 NUMBER 03

MARCH 28, 2014

COMMONWEALTH REGISTER

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Commonwealth of the Northern Mariana Islands Department of Community and Cultural Affairs – Child Care Licensing Program Laura T. Ogumoro, Acting Secretary Department of Community and Cultural Affairs, Child Care Licensing Program Caller Box 10007, Building No. 1341 Ascension Road, Capitol Hill

Saipan, MP 96950

Tel no. 670-664-2577 Fax no. 670-664-2547

PUBLIC NOTICE OF CERTIFICATION AND ADOPTION OF REGULATIONS OF The Department of Community and Cultural Affairs

PRIOR PUBLICATION IN THE COMMONWEALTH REGISTER AS PROPOSED REGULATIONS Volume 35, Number 08, pgs 034212 to 034226, of August 28, 2013

Regulations of the Department of Community and Cultural Affairs: Child Care Licensing Program Rules and Regulations

ACTION TO ADOPT THESE PROPOSED RULES AND REGULATIONS: The Commonwealth of the Northern Mariana Islands, Department of Community and Cultural Affairs, Child Care Licensing Program ("CCLP") HEREBY ADOPTS AS PERMANENT regulations the Proposed Amendments to the Regulations which were published in the Commonwealth Register at the above-referenced pages, pursuant to the procedures of the Administrative Procedure Act, 1 CMC § 9104(a). The Department of Community and Cultural Affairs, CCLP announced that it intended to adopt them as permanent, and now does so. I also certify by signature below that:

as published, such adopted regulations are a true, complete and correct copy of the Referenced Proposed Amendments to the Regulations, and that they are being adopted without modification or amendment.

PRIOR PUBLICATION: The prior publication was as stated above. The Department of Community and Cultural Affairs, CCLP as final as of January 15, 2014.

MODIFICATIONS FROM PROPOSED REGULATIONS, IF ANY: None

AUTHORITY: The Department of Community and Cultural Affairs is empowered by the Legislature to adopt rules and regulations for the administration and enforcement of the statute governing activities over which the department has jurisdiction 1 CMC §§ 2354. EFFECTIVE DATE: Pursuant to the APA, 1 CMC sec. 9105(b), these adopted

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regulations are effective 10 days after compliance with the APA, 1 CMC \S 9102 and 9104(a) or (b), which, in this instance, is 10 days after this publication in the Commonwealth Register.

COMMENTS AND AGENCY CONCISE STATEMENT: Pursuant to the APA, 1 CMC sec. 9104(a)(2), the agency has considered fully all written and oral submissions respecting the proposed regulations. Upon this adoption of the regulations, the agency, if requested to do so by an interested person, either prior to adoption or within 30 days thereafter, will issue a concise statement of the principal reasons for and against its adoption, incorporating therein its reasons for overruling the considerations urged against its adoption. Please see the following pages for this agency's concise statement, if there are any, in response to filed comments.

ATTORNEY GENERAL APPROVAL for non-modified regulations or regulations with NON-material modification: The adopted regulations were approved for promulgation by the Attorney General in the above-cited pages of the Commonwealth Register, pursuant to 1 CMC sec. 2153(e) (To review and approve, as to form and legal sufficiency, all rules and regulations to be promulgated by any department, agency or instrumentality of the Commonwealth government, including public corporations, except as otherwise provided by law).

I DECLARE under penalty of perjury that the foregoing is true and correct and that this declaration was executed on the <u>7⁺⁺</u> th day of March, 2014, at Saipan, Commonwealth of the Northern Mariana Islands.

Certified and ordered by:

Laura T. Oqumoro **DCCA Secretary**

Filed and Recorded by:

ESTHER S.N. Nesbitt Commonwealth Register

03.07.2014

Date

NUMBER 03

Commonwealth of the Northern Mariana Islands Department of Lands and Natural Resources Arnold Palacios, Secretary Department of Lands and Natural Resources, Caller Box 10007 Saipan, MP 96950 Tel. 322-9830

PUBLIC NOTICE OF CERTIFICATION AND ADOPTION **OF REGULATIONS FOR THE MARIANA CROW CONSERVATION AREA** UNDER THE DEPARTMENT OF LANDS AND NATURAL RESORUCES

PRIOR PUBLICATION IN THE COMMONWEALTH REGISTER AS PROPOSED REGULATIONS: Volume 36, Number 1, pp 034650–034657 (January 28, 2014)

ACTION TO ADOPT PROPOSED RULES AND REGULATIONS: In accordance with the Administrative Procedure Act ("APA"), the Commonwealth of the Northern Mariana Islands Department of Land and Natural Resources HEREBY ADOPTS the proposed regulations published in the Commonwealth Register at the above-referenced pages. The Secretary of Lands and Natural Resources ("Secretary") announced that he intended to adopt the regulations and now does so.

I also certify by signing below that the regulations being adopted are set forth as proposed regulations in the Commonwealth Register as cited above, and that they are being adopted without modification or amendment.

PRIOR PUBLICATION: The proposed regulations were published on January 28, 2014.

AUTHORITY: The Secretary is empowered by statutory authority to adopt rules and regulations in furtherance of his duties and responsibilities. 1 CMC § 2654; 3 CMC § 2624; 1 CMC §§ 9101-9115 (Administrative Procedure Act).

THE TERMS AND SUBSTANCE: These regulations establish procedures and rules for the Mariana Crow Conservation Area.

EFFECTIVE DATE: Pursuant to the APA, 1 CMC sec. 9105(b), these adopted regulations are effective 10 days after compliance with the APA, 1 CMC §§ 9102 and 9104(a) or (b), which, in this instance, is 10 days after publication in the Commonwealth Register.

COMMENTS AND AGENCY CONCISE STATEMENT: Pursuant to the 1 CMC § 9104(a)(2), the Secretary has fully considered all written and oral submissions regarding the proposed regulations. Upon this adoption of the regulations, the agency, if requested to do so by an interested person, either prior to adoption or within 30 days thereafter, will issue a concise statement of the principal reasons for and against its adoption, incorporating therein its reasons

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for overruling the considerations urged against its adoption. There were no comments submitted in opposition to the adoption of these regulations.

ATTORNEY GENERAL APPROVAL: The adopted regulations were approved for promulgation by the Attorney General in the above-cited pages of the Commonwealth Register. (1 CMC § 2153(e), duty to review and approve, as to form and legal sufficiency, all rules and regulations to be promulgated by any department, agency or instrumentality of the Commonwealth government, including public corporations, except as otherwise provided by law).

I DECLARE under penalty of perjury that the foregoing is true and correct and that this declaration was executed on the 26th day of March 26, 2014, at Saipan, Commonwealth of the Northern Mariana Islands.

Certified and ordered by:

Arnold Palacios Secretary of Lands and Natural Resources

Filed and Recorded by:

sther SN. Nesbitt Commonwealth Register

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Commonwealth of the Northern Mariana Islands OFFICE OF THE GOVERNOR

Bureau of Environmental and Coastal Quality DEQ: P.O. Box 501304, DCRM: P.O. Box 10007, Saipan, MP 96950-1304 DEQ Tel.: (670) 664-8500/01; Fax: (670) 664-8540 DCRM Tel.: (670) 664-8300; Fax: (670) 664-8315 www.deq.gov.mp and www.crm.gov.mp



Frank M. Rabauliman Administrator

> David B. Rosario Director, DEQ

Frances A. Castro Director, DCRM

Eloy S. Inos Governor

Jude U.Hofschneider Lt. Governor

> Commonwealth of the Northern Mariana Islands Office of the Governor, Bureau of Environmental and Coastal Quality Frank M. Rabauliman, Administrator Gualo Rai Center, Chalan Pale Arnold (Middle Road, across from "Subway") P O Box 501204 Saipan MP 96950 Tel 670.664.8500; Fax:670.664.8540 waterqualityreport@deq.gov.mp

PUBLIC NOTICE OF PROPOSED AMENDMENTS TO REGULATIONS

INTENDED ACTION TO ADOPT THESE PROPOSED AMENDMENTS TO THE REGULATIONS: The Commonwealth of the Northern Mariana Islands, Office of the Govemor, Bureau of Environmental and Coastal Quality (BECQ) intends to adopt as permanent regulations the attached Proposed Amendments to the Water Quality Standards Regulations, pursuant to the procedures of the Administrative Procedure Act,1 CMC § 9104(a). The Regulations would become effective 10 days after compliance with 1 CMC §§ 9102 and 9104 (a) or (b). (1 CMC § 9105(b))

AUTHORITY: The Administrator of BECQ is empowered by the Legislature to adopt rules and regulations for the administration and enforcement of the Commonwealth Environmental Protection Act. 2 CMC § 3122.

THE TERMS AND SUBSTANCE: The proposed amended regulations ensure the proper management of Commonwealth and State Waters in order to protect water quality and public health. The amendments clarify the existing Water Quality Standards adopted in 2004.

THE SUBJECTS AND ISSUES INVOLVED:

- 1. The amendments will include the Division of Coastal Resources Management's antidegradation review of permits for wetland Areas of Particular Concem;
- 2. The amendments provide clarification of certain definitions;
- 3. The amendments prohibit wastewater or sewage discharges to water bodies from animal pens, outhouses, etc., with setback requirements;

- 4. The amendments will update bacteriology requirements to comply with US EPA 2012 criteria;
- 5. The amendments will update toxic pollutants criteria to comply with US EPA 2013 criteria;
- 6. The amendments will update biocriteria language to include numeric indices;
- 7. The amendments will authorize the use of compliance schedules for national pollution discharge elimination system permits;
- 8. The amendments will provide a guidance manual for WQS implementation;
- 9. The amendments will provide clarification of mixing zone characteristics and criteria;
- 10. The amendments will correct the dredging stoppage period for coral spawning;
- 11. The amendments will increase the fees associated with water quality certification;
- 12. The amendments will reinstate general applicability of land disposal of wastewater in the WQS; and
- 13. The amendments will prohibit non-compliance with any WQS.

DIRECTIONS FOR FILING AND PUBLICATION: These Proposed Amendments to the Regulations shall be published in the Commonwealth Register in the section on proposed and newly adopted regulations (1 CMC § 9102(a)(1)) and posted in convenient places in the civic center and in local government offices in each senatorial district, both in English and in the principal vernacular. (1 CMC § 9104(a)(1))

TO PROVIDE COMMENTS: Send or deliver your comments to Clarissa Bearden, BECQ Water Quality Surveillance Branch Manager, *Re: Water Quality Standards Amendments*, at the above address or to the above fax number. Comments are due within 30 days from the date of publication of this notice. Please submit your data, views or arguments. (1 CMC § 9104(a)(2))

These proposed regulations were approved by the Administrator on February 25, 2014.

Submitted by:

Frank M. Rabauliman

Frank M. Rabauliman Administrator, CNMI Bureau of Environmental and Coastal Quality

Received by:

ESTHER S. FLEMING Governor's Special Assistant for Administration

Date

3/26/14

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Filed and Recorded by:

NESBITT HER SN Commonwealth Register

03.27.2014 Date

Pursuant to 1 CMC § 2153(e) (AG approval of regulations to be promulgated as to form) and 1 CMC § 9104(a)(3) (obtain AG approval) the proposed regulations attached hereto have been reviewed and approved as to form and legal sufficiency by the CNMI Attorney General and shall be published, 1 CMC § 2153(f) (publication of rules and regulations).

Dated the <u>151</u> day of February 2014.

for JOEY PATRICK SAN NICOLAS Attorney General

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Commonwealth of the Northern Mariana Islands OFFICE OF THE GOVERNOR Bureau of Environmental and Coastal Quality

DEQ: P.O. Box 501304, DCRM: P.O. Box 10007, Saipan, MP 96950-1304 DEQ Tel.: (670) 664-8500/01; Fax: (670) 664-8540 DCRM Tel.: (670) 664-8300; Fax: (670) 664-8315 www.deq.gov.mp and www.cm.gov.mp



Frank M. Rabauliman Administrator

> David B. Rosario Director, DEQ

Frances A. Castro Director, DCRM

Eloy S. Inos Governor

Jude U.Hofschneider Lt. Governor

> Commonwealth gi Sangkattan na Islas Marianas Siha UFISINAN GUBIETNU, Bureau of Environmental yan Coastal Quality Frank M. Rabauliman, Atministradot Gualo Rai Center, Chalan Påli' Arnold (Middle Road across ginin "Subway") P. O. Box 501204 Saipan, MP 96950 Tel: 670.664.8500; fax: 670.664.8540 watergualityreport@deg.gov.mp

NUTISIAN PUPBLIKU GI MANMAPROPONI NA AMENDASION PARA I REGULASION SIHA

I AKSION NI MA'INTENSIONA PARA U MA'ADÅPTA ESTI I MANMAPROPONI NA REGULASION SIHA:

I Commonwealth gi Sangkattan na Islas Marianas siha, gi Ufisinan i Gubietnu, Bureau of Environmental yan Coastal Quality (BECQ) ha intensiona para u adåpta kumu petmanenti na regulasion siha ni mañechettun i Manmaproponi na Amendasion siha para i Water Quality Standards na Regulasion siha, i sigun gi manera siha gi Åktun i Administrative Procedure 1 CMC § 9104(a). I Regulasion siha para u ifektibu gi halum i dies (10) dihas dispues di makumpli i 1 CMC §§ 9102 yan i 9104 (a) pat (b). (1 CMC § 9105(b))

<u>Åturidåt</u>: I Administradot i BECQ nina'i fuetsa ni Leyislatura para u adåpta i areklamentu yan i regulasion siha para i atministrasion yan i enforcement gi Åktun Environmental Protection gi Commonwealth. 2 CMC § 3122.

I TEMA YAN I SUSTÅNSIAN I PALÅBRA SIHA: I manmaproponi ni ma'amenda na regulasion siha mana'siguru i propiu na minanehan i commonwealth yan i State Waters ni siña u prutehi i kuålidåt i hanum yan i hinemlu' pupbliku. I amendasion siha ha klarifika i existing na Water Quality Standards ni ma'adåpta gi halum 2004.

I SUHETU NI MASUMÅRIA YAN ASUNTU NI MANTINEKKA:

1. I amendasion siha debi na u ingklusu i Division of Coastal Resources Management's antidegradation review gi lisensia siha para i wetland gi Åria siha gi Mantinekka Pattikulåtmienti;

2. I amendasion siha ha pribeniyi klarifikasion gi pumalu na difinision siha;

3. I amendasion siha ha pribi wastewater pat i sewage discharges gi hanum ginin i kellat gå'ga', outhouses, etc. yan i dinimåndan i setback siha;

4. I amendasion siha para u update i dinimåndan bacteriology siha ni para u comply yan i US EPA 2012 criteria;

5. I amendasion siha para u update i toxic pollutants criteria ni para u comply yan i US EPA 2013 critera;

6. I amendasion siha para u update i biocriteria na lingguåhi para u ingklusu i numeric indices;

7. I amendasion siha para u aturisa i use of compliance schedules para i national pollution discharge elimination system permits;

8. I amendasion siha para u pribeniyi guidance manual para i WQS na implementasion;

9. I amendasion siha para u pribeniyi klarifikasion gi mixing zone characteristics yan criteria;

10. I amendasion siha para u kurihi i dredging stoppage period para i coral spawning;

11. I amendasion siha para u håtsa i apas siha ni mana'achuli' yan i settifikasion kuålidåt hånum;

12. I amendasion siha para u reinstate general applicability of land disposal of waterwaste gi halum i WQS; yan

13. I amendasion siha para u pribi i non-compliance yan maseha håfa na WQS.

DIREKSION NI PARA U MAPO'LU YAN PUPBLIKASION: Esti i Manmaproponi na Amendasion siha para i Regulasion siha debi na u mapupblika gi halum i Rehistran Commonwealth gi halum i seksiona gi manmaproponi yan nuebu na ma'adåpta na regulasion siha (1 CMC § 9102(a)(1)) yan u mapega gi kumbinienti na lugåt siha gi halum i civic center yan gi ufisinan gubietnamentu siha gi kada distritun senadot, parehu English yan i lingguånhin natibu. (1 CMC § 9104(a)(1))

PARA U MAPRIBENIYI UPIÑON SIHA: Na'hånåo pat intrega i opiñon-mu siha guatu gi as Clarissa Bearden, BECQ Water Quality Surveillance Branch Manager, *Re: Water Quality Standards Amendments*, gi sanhilu' na address, pat gi sanhilu' na numirun fax. Todu opiñon u mana'fanhålum trenta(30) dihas ginin i fetchan i pupblikasion esti na nutisia. Put fabot na'hålum i imfetmasion, opiñon, pat testamoñon kinentesta siha. (1 CMC § 9104(a)(2))

Esti i manmaproponi na regulasion siha manma'aprueba ginin i Atministradot gi Fibreru 25, 2014.

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Nina'hålum as:

Frank M. Rabauliman Atministradot, Bureau of Environmental yan **Coastal Quality CNMI**

ESTHER S. FLEMING

Ispisiåt Na Ayudånti Para I Atministrasion Gubietnu

Pine'lu yan Ninota as:

Rinisibi as:

Rehistran Commonwealth

03.27.2014 Fetcha

Sigun i 1 CMC § 2153(e) (Inaprueban Abugådu Heneråt na para u macho'gui i regulasion siha kumu fotma yan i 1 CMC § 9104(a)(3) (hinentan inaprueban Abugådu Heneråt) i

manmaproponi na regulasion siha ni mañechettun guini ya manmaribisa yan manma'aprueba kumu sufisienti ligåt

ginin i CNMI Abugådu Heneråt yan debi na u mapupblika, 1 CMC § 2153(f) (pupblikasion i areklamentu yan i regulasion siha).

Mafetcha gi diha <u>25th</u> di Fibreru, 2014

Gilbert Birnbrich, DAG

for

JOEY PATRICK SAN NICOLAS Abugådu Heneråt

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Commonwealth of the Northern Mariana Islands OFFICE OF THE GOVERNOR Bureau of Environmental and Coastal Quality DEQ: P.O. Box 501304, DCRM: P.O. Box 10007, Saipan, MP 96950-1304 DEQ Tel.: (670) 664-8500/01; Fax: (670) 664-8540 DCRM Tel.: (670) 664-8300; Fax: (670) 664-8315

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Eloy S. Inos Governor

Jude U. Hofschneider Lt. Governor Frank M. Rabauliman Administrator

> David B. Rosario Director, DEQ

Frances A. Castro Director, DCRM

COMMMONWEALTH MELLÓL TÉÉL FALÚW KKA FALUWASCH MARIANAS BWULASIYOL SÓULEM, BWULASIYOL ENVIRONMENTAL ME COASTAL QUALITY Frank M. Rabauliman, Administrator Gualo Rai Center (Middle road across from "Subway") P.O. BOX 501204 Saipan MP 96950 Tel: (670) 664 8500 Fax: (6570) 664 8540

ARONGORONGOL TOULAP REL POMMWOL LIWIL REL ALLÉGH

MÁNGEMÁNGIL MWÓGHUT YEEL BWE EBWE ADAPTÁÁLI POMMWOL KKAL:

Commonwealth mellól Téél falúw kka faluwasch, Bwulasiyol Sóulem, Bureau of Environmental me Coastal Quality e tipáli ebwe adaptááli allégh bwe ebwe llégh lló bwe allégh ikka e appaaschlong bwe pommwol liwil sángi *Water Quality Standards Regulations,* arongowoowul mwóghutughutúl *Administrative Procedure Act,* 1 CMC § 9104(a). Allégh kkaal ebwe bwunguló llól seigh (10) ráll mwiril yal lléghló rel 1 CMC §§ 9102 me 9104 (a) me ngare (b). (1 CMC § 9105 (b)).

BWÁNGIL: Sángi Legislature re ayoora ngáli bwángil *Administrator BECQ* bwe ebwe adaptááli allégh me mwóghutughút ngáli *Administration* me *Enforcement* rel *Commonwealth Environmental Protection Act.* 2 CMC §3122.

KKAPASAL ME AWEWEEL: Pommwol liwil rel mwóghutughút nge rebwe ayoora alúghúlúgh rel lemelemil *Commonwealth me State Waters* rel millikka aramas re féfféérú rel aweewel igha rebwe mmwel bwe rebwe afálliy ghatchúw schaal me meefiyal le ilighiliir toulap. Liwil kkaal nge ebwe ffat kkapasal me mwóghutughutúl Water Quality Standards iwe re adaptááli llól rágh 2004.

KKAPASAL ME OUTOL:

- **1.** Ebwe Aschuulong liwil rel allégh merel Bwulasiyol **Coastal Resource Management** bwe rebwe amweeri sefálil permits rel bweel kka reghi rághiiy.
- 2. Liwil kkaal nge ebwe ffat ló ghooghol kkapas kka re iisisilong
- 3. Liwil ebwe bwal ayoora mwóghutughutúl igha rebwe ayúghúúló bwuubwu longol lól lóómw, schaal kka e ngaw me sewage merel ghollal maal, me kkoomunul lúghúl iimw, etc,.

- **4.** Liwil ebwe fféér sefáál ngáli mwóghutughutúl **bacteriology** bwe ebwe palúweli mwóghutughutúl me kkapasal sángi US EPA 2012;
- Liwil ebwe fféér sefáál rel mwóghutughutúl toxic pollutant bwe ebwe palúweli mwóghutughutúl me kkapasal sángi US EPA 2013;
- Liwil ebwe fféér sefáál rel mwóghutughutúl me kkapasal biocriteria bwe ebwe appaasch ngáli numeric indices;
- 7. Liwil ebwe ayoora ngáli bwángil bwe rebwe yááyá *compliance schedules* rel *national pollution discharge elimination system permits;*
- 8. Liwil ebwe ayoora tilighiyal afalafal rel mwóghutughutúl WQS;
- 9. Liwil ebwe ayoora me ebwe ffat kkapasal mille mixing zone characteristics;
- 10. Liwil ebwe awelaaló kkapasal mille dredging stoppage period for coral spawning;
- 11. Liwil ebwe lapaló óbwóósul ikka re palúweli water quality certification;
- Liwil ebwe fféértiw ólongal kkapasal me mwóghutughutúl rel land disposal of wastewater rel WQS; me
- 13. Liwil ebwe ayúghúló non-compliance rel ólongal WQS.

AFALAFAL REEL AMWELIL ME AKKATÉÉL:

Pomwol Allégh kkaal ebwe akkatéélong llól Commonwealth Registar llól tálil ye pommwol me allégh ffé kka aa adaptááli (1 CMC §9102(a)(1)) nge ebwe bwal appasch fetal llól bwuley kka elo *civic center* me bwal llól bwulasiyo kka llól *senatorial district* rel kkasal *English,* Remeraalis me Refaluwasch. (1 CMC § 9104(a)(1))

ISIISILONGOL MWÁLILI: Afanga ngáre bwughiló yóómw mwáliili rel *Clarissa T. Bearden, BECQ Water Quality Surveillance Branch Manager, Re: Water Quality Standards Amendments* rel *Address* ie elo weiláng ngáre *fax* li lló rel numiiro ie e lo weiláng. Mwáliili kkaal nge ebwe attotoolong llól eliigh (30) ráll mwirilól akkatééwowul arongorong yeel. Ów isiisliong yáámi aghiyágh, mángemáng me ngare angiingi. (1CMC §9104 (a)(2)).

Pomwol allégh kkaal aa llégh lló merel Administrator wól Febereero 25, 2014.

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Ráll

Frank M. Rabauliman Administrator

CNMI Bureau of Environmental and Coastal Quality

Mwiir Sángi:

Isáliiyallong:

Esther S. Fleming Governor's Special Assistant

For Administration

File me **Rekoodliiyal:**

er SN. Nesbitt **Commonwealth Register**

Sángi 1 CMC § 2153(e) (Allégh kkaal ebwe lléghló sángi AG bwe ebwe akkatééwow reel féérúl) me 1 CMC § 9104 (a)(3) (aa bweibwogh sángi AG) rel pomwol allégh ie e appaschllong, bwe a ttakkal amweeri fiischiy, me angúúngú ló fféérúl me legal sufficiency sángi CNMI Sówbwungúl Allégh Lapalap me ebwele akkatééwow 1 CMC § 2153(f) (akkatéél allégh kkaal).

Ráll iye ____ Febereero 2014.

lbert Birnbrich, DAG

for JOEY PATRICK SAN NICOLAS Sóubwungúl Allégh Lapalap

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COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS WATER QUALITY STANDARDS

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APPENDIX-1

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COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS WATER QUALITY STANDARDS

PART 1 AUTHORITY

These regulations have been promulgated by the Division of Environmental Quality (DEQ) Bureau of Environmental and Coastal Quality (BECQ) in accordance with the Commonwealth Environmental Protection Act, (CEPA), 1982, 2 CMC §§3101 to 3134, Public Law 3-23; the Commonwealth Environmental Amendments Act, (CEAA), 1999, Public Law 11-103; and the Commonwealth Groundwater Management and Protection Act (CGMPA), 1988, 2 CMC §§3311 to 3333, Public Law 6-12, of the Commonwealth of the Northern Mariana Islands, and under the provisions of the Clean Water Act (CWA), P.L. 92-500 (33 U.S.C. 1251 et. seq.) as force and effect of law and shall be binding on all persons and other legal entities subject to the jurisdiction of the Commonwealth of the Northern Mariana Islands. The <u>DEQBECQ</u> Division of Environmental Quality shall apply these regulations and standards to all marine, fresh water bodies, and ground water in the Commonwealth.

PART 2 PURPOSE

The purpose of these regulations is to establish standards for water quality for all Commonwealth <u>or State</u> waters and ground water in order to protect their use and value for propagation of fish and wildlife, recreational purpose, public water supply use, and taking into consideration their use and value for commerce.

PART 3 ANTIDEGRADATION POLICY

3.1 Antidegradation Policy

It shall be the public policy of the Commonwealth of the Northern Mariana Islands that:

(a) The protection, maintenance, conservation, and improvement of the quality of the waters for the growth and propagation of aquatic life, for marine research and for the conservation of coral reefs and wilderness areas, and for domestic (including drinking water), agricultural, commercial, industrial, recreational and other uses are an historic and legal right of the people of the Northern Mariana Islands.

(b) The achievement of the water quality standards of the Commonwealth of the Northern Mariana Islands is in the best interest of the protection of public health and the environment.

(c) The following three tiers of protection for water quality are hereby established:

(1) Tier 1: In all waters, the existing uses and the minimum level of water

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quality necessary to protect the existing uses shall be maintained and protected. In no case shall any action be allowed which would lower water quality below that necessary to maintain and protect designated and existing uses. The minimum level of water quality necessary to protect a designated or existing use shall be the water quality criteria for the corresponding designated use classification. In water bodies or segments of water bodies where the existing level of water quality routinely falls below or just above the applicable water quality criteria for designated uses, actions that would further lower water quality are prohibited.

(2) Tier 2: Waters where the quality exceeds the levels necessary to support propagation of fish, shellfish, and wildlife and recreation in and on the water shall be maintained and protected, unless the Commonwealth determines that the lower water quality is necessary to accommodate important economic or social development in the area in which the waters are located. In allowing such degradation to occur the Commonwealth shall assure the following: 1) the lower water quality be fully protective of existing and designated uses, (2) that significant impacts on water quality and economic analyses, (3) the cumulative impacts of all previous and reasonably foreseeable future actions be considered, (4)that inter governmental coordination and public participation be included in any determination, (5) the highest statutory and regulatory requirements be achieved for all new and existing point sources, and (6) that all cost effective and reasonable Best Management Practices (<u>BMPs</u>) for non-point source control be employed.

(3) Tier 3: High quality waters which constitute an outstanding Commonwealth resource, such as waters of National Parks, marine sanctuaries, wildlife refuges and waters of exceptional recreational or ecological significance shall be maintained and protected. Actions which would lower water quality in such waters are prohibited, with the exception of temporary degradation deemed necessary for the construction of important Park infrastructure, pollution control devices, and <u>BMPs best management practices</u> designed to improve water quality.

(d) There shall be no point or non-point discharge of untreated sewage or other wastewater into any potential or existing ground or surface source of drinking water.

(e) All sewage, wastewater, and any other matter shall receive a degree of treatment necessary to protect the beneficial uses of the Commonwealth <u>or State</u> waters before discharging.

(f) The existing uses in wetlands and the level of water quality necessary to protect those uses shall be protected.

3.2 <u>Requirements for Antidegradation Review</u>

(a) Any action which may lower water quality is subject to review for consistency with the antidegradation policy. Existing permit programs requiring antidegradation

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review include, at a minimum: Section 401 Water Quality Certifications issued under Section 10 of these standards; and actions requiring a CNMI-Divison of Coastal Resources Management (CRM) Major Siting or Wetland and Lagoon Area of Particular Concern Permit. The antidegradation policy does not create a separate permitting program. The DirectorAdministrator of DEOBECO may also require antidegradation review for any other actions which have the potential to lower water quality, such as adoption or revision of regulations, land use plans, highway and drainage master plans, and draft/proposed legislation. However, the results of such review shall be in the form of a notification letter only, unless the action is required to obtain a permit, license, or approval from **DEQBECQ**. The provision of detailed water quality and economic data and analysis, if determined to be necessary by the Director Administrator under the requirements above for Tier 2, shall be the responsibility of the party proposing the action.

(b) Reviews of all applicable actions shall consider all aspects of the proposed action that may affect water quality, including temporary, long term, and cumulative impacts.

(c) Reviews of all applicable actions shall be documented in writing, and shall include a determination by the Director Administrator of the following:

> (1) The existing level of water quality, and the appropriate tier of protection for the area affected by the proposed action;

> > (a) In areas of the Commonwealth where insufficient data exists to reasonably determine existing water quality, Tier 2 will be presumed to apply, unless sufficient evidence exists that could reasonably support a determination of Tier 1 or Tier 3.

- (2) The extent to which the proposed action is reasonably expected to lower water quality;
- (3) Statements detailing whether the proposed activity meets the requirements of the antidegradation policy appropriate to the applicable tier of protection. For actions which would lower water quality in a Tier 2 water, the statement must include a detailed determination addressing compliance with each of the Tier 2 requirements listed in Part 3(c)(2).

(d) In determining whether a discharge of dredged or fill material is consistent with the antidegradation policy, **DEQBECQ** shall evaluate whether the proposed discharge constitutes the least environmentally damaging practicable alternative for achieving the project purpose, applying the regulatory criteria set forth at 40 CFR 230.10(a) and its subparts, and **DEQBECQ** shall evaluate whether the proposed discharge will cause or contribute to significant degradation of Commonwealth or State waters, applying the criteria set forth in 40 CFR 230.10(c).

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PART 4 DEFINITIONS

"Acute exposure value" - The threshold value at or below which there should be no unacceptable effects to aquatic organisms and their uses if the one-hour concentration does not exceed that value more than once every three years on the average.

"Acute Toxicity" means the degree to which a pollutant, discharge, or water sample causes a rapid adverse impact to aquatic organisms.

"Administrator" means the Administrator of the Bureau of Environmental and Coastal Quality.

"Ambient Conditions" means the existing water quality conditions at a specific location not influenced by anthropogenic sources.

"BECQ" means the Bureau of Environmental and Coastal Quality.

<u>"Best Management Practices" means a physical, structural, managerial, or</u> operational practice approved by <u>DEQBECQ</u> that, when used singly or in combination, prevent to reduce pollutant discharges or otherwise protect water quality.

"Brackish Waters" means waters with dissolved inorganic ions (salinity) greater than 500 ppm (parts per million), but less than 30,000 ppm.

"Chronic exposure value" - The threshold value at or below which there should be no unacceptable effects to aquatic organisms and their uses if the four-day concentration does not exceed that value more than once every three years on the average.

"Chronic Toxicity" means the degree to which a pollutant, discharge, or water sample causes a long-term adverse impact to aquatic organisms, such as an alteration in growth rate or reproduction.

"Coastal Waters" means all waters of a depth less than twenty (20) fathoms, or waters up to distance of 1,000 feet off-shore from the mean high water <u>linemark</u>, whichever is the greater distance from the shoreline.

"Commonwealth" means Commonwealth of the Northern Mariana Islands.

"Commonwealth <u>or State</u> Waters" means all waters, fresh, brackish, or marine, including wetlands, surrounding or within the Commonwealth.₋, as provided for by Federal and Commonwealth law

"CWA" means the Clean Water Act, P.L. 92-500 as amended: 33 U.S.C. 1251 et seq.

"DEQ" means the Commonwealth Division of Environmental Quality.

------- "Director" means the Director of the Commonwealth Division of Environmental Quality.

"Discharger" means any person who emits any wastewater, substance, or material into the waters of the Commonwealth whether or not such substance causes pollution.

"Existing Use(s)" means those uses actually attained in <u>Commonwealth or State</u> <u>watersa waterbody</u> on or after November 28, 1975, whether or not they are included in the water quality standards (40 CFR 131.3.)

"Fresh Waters" means all waters with dissolved inorganic ions of less than 500 ppm.

"Ground Water" means water derived from the subsurface which is in the zone of saturation."

"Mean High Water Line" means a line established on the shore of tidal waters, which also may be depicted on a chart or map, which represents the intersection of the land with the water surface at the elevation of mean high water. Mean high water elevation is a tidal datum, the average of all the high water heights from official tide gauge records observed over a specified period, as calculated by the National Oceanographic and Atmospheric Administration.

"Mixing Zone", as applied to surface waters, means an area of specified dimensions where a discharge undergoes an initial dilution within a specified sub-area of the mixing zone in the immediate vicinity of the discharge point (zone of initial dilution), then undergoes secondary mixing to the limit of the mixing zone boundary. A mixing zone is an allocated impact zone where water quality criteria can be exceeded but where acutely toxic conditions are prevented (except as defined within a limited zone of initial dilution) and where public health and welfare are not endangered. means the area or volume of a water body within which effluent(s) shall become physically mixed with the receiving waters through initial dilution. Initial dilution is the process through which the wastewater immediately mixes with the receiving water due to the

momentum of the waste discharge and the difference in density between the discharge and the receiving water. "Oceanic Waters" means all other marine waters outside of the twenty (20) fathom

"Oceanic Waters" means all other marine waters outside of the twenty (20) fathom depth contour or greater than 1,000 feet off-shore from the mean high water <u>linemark</u>, whichever is the greater distance from the shoreline.

"Pollutant" means any substance that causes pollution.

"Pollution" means the man-made or man-induced alteration of the chemical, physical, biological, and radiological integrity of water.

"Receiving Water(s)" means Commonwealth or State waters water(s) into which

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pollutants, wastes, or wastewaters are, or may be, discharged.

"Toxic" means lethal, oncogenic, teratogenic or mutagenic, or otherwise damaging to man or other living organisms.

"Toxic pollutant" means those pollutants, or combinations of pollutants, including disease-causing agents, which after discharge and upon exposure, ingestion, inhalation or assimilation into any organism, either directly from the environment or indirectly by ingestion through food chains, will, on the basis of information available to the Administrator, cause death, disease, behavioral abnormalities, cancer, genetic mutations, physiological malfunctions (including malfunctions in reproduction) or physical deformations, in such organisms or their offspring.

"Wastewater" means sewage, industrial waste, or other waste, or any combination of these, whether treated or untreated, plus any admixed land runoff.

"Waterbody" means any Commonwealth or State surface water and any water course/conveyance including modified stream courses and or any storm water drainage system, whether perennially wet or intermittently wet and dry".

"Wetlands" means an area which is inundated or saturated by surface or groundwater at a frequency and duration that is sufficient to support, and under normal eircumstances does support, vegetation typically adapted for life in saturated soil conditions. Wetlands do not include those artificial wetlands intentionally created to provide treatment of wastewater or stormwater runoff."Wetlands" means those areas that are inundated or saturated by surface or ground water with a frequency sufficient to support a prevalence of plant or aquatic life that requires seasonally saturated soil conditions for growth and/or reproduction. Wetlands include swamps, marshes, mangroves, lakes, natural ponds, surface springs, streams, estuaries and similar areas in the Northern Mariana Islands archipelago. Wetlands include both wetlands connected to other waters and isolated wetlands. Wetlands do not include those artificial wetlands intentionally created to provide treatment of wastewater or stormwater runoff.

"Zone of Passage" means a continuous water route of the volume, area, and quality necessary to allow passage of free-swimming and drifting organisms with no significant effects produced on their populations.

PART 5 CLASSIFICATION OF WATER USES

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5.1 Marine Waters

(a) CLASS AA - It is the objective of this class that these waters remain in their natural pristine state as nearly as possible with an absolute minimum of pollution or alteration of water quality from any human-related source or actions. To the extent practicable, the wilderness character of such areas shall be protected. Mixing zones for dredging and the discharge of dredged or fill material may be permitted as allowed under

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Part 9.6 these standards. Mixing zones for any other discharge shall not be permitted.

Siting of any source of human or animal wastewater or sewage discharge within 50 feet of any waterbody, or within 25 ft of the top of any cliff/steep embankment (greater than 20 ft vertical drop or having greater than 50% slope) above any waterbody is prohibited. This setback is a minimum setback and any additional setbacks listed in CNMI Wastewater Treatment and Disposal Rules and Regulations (NMIAC Title 65, Chapter 120) shall apply.

The uses to be protected in this class of waters are the support and propagation of shellfish and other marine life, conservation of coral reefs and wilderness areas, oceanographic research, and aesthetic enjoyment and compatible recreation with risk of water ingestion by either children or adults.

The classification of any water area as Class AA shall not preclude other uses of such waters compatible with these objectives and in conformance with the criteria applicable to them.

(b) CLASS A - It is the objective of this class of waters that their use for recreational purposes and aesthetic enjoyment be protected.

Any other use shall be allowed as long as it is compatible with the protection and propagation of fish, shellfish, and wildlife, and with compatible recreation with risk of water ingestion by either children or adults.. Such waters shall be kept clean of solid waste, oil and grease, and shall not act as receiving waters for any effluent which has not received the best degree of treatment of control practicable under existing technology and economic conditions and compatible with standards established for this class. A mixing zone is approvable in such waters.

Siting of any source of human or animal wastewater or sewage discharge within 50 feet of any waterbody, or within 25 ft of the top of any cliff/steep embankment (greater than 20 ft vertical drop or having greater than 50% slope) above any waterbody is prohibited. This setback is a minimum setback and any additional setbacks listed in CNMI Wastewater Treatment and Disposal Rules and Regulations (NMIAC Title 65, Chapter 120) shall apply.

5.2 Fresh Surface Waters

(a) Class 1 - It is the objective of this class that these waters remain in their natural state as nearly as possible with an absolute minimum of pollution from any human-caused source. To the extent possible, the wilderness character of such areas shall be protected. Wastewater discharges and zone of mixing into these waters are prohibited.

Siting of any source of human or animal wastewater or sewage discharge within 50 feet of any waterbody, or within 25 ft of the top of any cliff/steep embankment (greater than 20 ft vertical drop or having greater than 50% slope) above any waterbody is prohibited. This

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setback is a minimum setback and any additional setbacks listed in CNMI Wastewater Treatment and Disposal Rules and Regulations (NMIAC Title 65, Chapter 120) shall apply.

The uses to be protected in this class of water are for domestic water supplies, food processing, the support and propagation of aquatic life, groundwater recharge, compatible recreation and aesthetic enjoyment including water contact recreation with risk of water ingestion by either children or adults.

(b) Class 2 - It is the objective of this class of waters that their use for recreational purposes, propagation of fish and other aquatic life, and agricultural and industrial water supply not be limited in any way. The uses to be protected in this class of waters are all uses compatible with the protection and propagation of fish and other aquatic life, groundwater recharge, and with recreation in and on these waters. Compatible recreation shall include limited body contact activities. Such waters shall not act as receiving waters for any discharge which has not received the best degree of treatment or control practical under technological and economic conditions and compatible with the standards established for this class. A zone of mixing is permissible in these waters.

Siting of any source of human or animal wastewater or sewage discharge within 50 feet of any waterbody, or within 25 ft of the top of any cliff/steep embandment (greater than 20 ft vertical drop or having greater than 50% slope) above any waterbody is prohibited. This setback is a minimum setback and any additional setbacks listed in CNMI Wastewater Treatment and Disposal Rules and Regulations (NMIAC Title 65, Chapter 120) shall apply.

5.3 Protection of Wetlands

Wetlands are waters of the Commonwealth and are subject to the provisions of this rule. Point or non-point sources of pollution shall not cause destruction or impairment of wetlands and shall meet the goals and standards set forth in the Division of Coastal Resources Management Rules and Regulations. All wetlands are to remain in as near their natural state as possible and shall be protected to support the propagation of aquatic and terrestrial life. All provisions of these regulations apply to all wetlands unless replaced by site specific or wetlands water quality standards adopted by the Commonwealth and approved by EPA.

Siting of any source of human or animal wastewater or sewage discharge within 50 feet of any waterbody, or within 25 ft of the top of any cliff/steep embankment (greater than 20 ft vertical drop or having greater than 50% slope) above any waterbody is prohibited. This setback is a minimum setback and any additional setbacks listed in CNMI Wastewater Treatment and Disposal Rules and Regulations (NMIAC Title 65, Chapter 120) shall apply.

Protection of Ground Water 5.4

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Whereas the Commonwealth is almost entirely dependent on ground water for its drinking water supplies, these regulations set water quality standards for surface waters and land disposal activities to ensure the protection of this natural resource. Requirements for land disposal activities will be determined according to groundwater management zones promulgated under the CNMI Well Drilling and Well Operation Regulations for Saipan; for Tinian and Rota these requirements will be dependent on known geological and aquifer characteristics, lateral distances to nearby water wells, and general quality and vulnerability of existing ground water until specific groundwater quality management zones are developed.

PART 6 **CLASSIFICATION AND ESTABLISHMENT OF WATER USE** AREAS

6.1 Rota

(a) CLASS AA

All coastal and oceanic waters surrounding Rota except for those waters delineated in Class A.

(b) CLASS A

The coastal waters known as East Harbor and West Harbor.

(c) CLASS 1

All natural (not man-made) fresh surface waters on Rota.

6.2 Tinian and Agiguan

(a) CLASS AA

All coastal and oceanic waters surrounding Tinian and Aguigan except for those waters delineated in Class A.

(b) CLASS A

The coastal waters known as San Jose Harbor.

(c) CLASS 1

All fresh surface waters on Tinian and Aguigan.

6.3 Saipan

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(a) CLASS AA

All coastal and oceanic waters surrounding Saipan except for those waters delineated in Class A.

(b) CLASS A

The waters up to 3,000 feet from the mean high water mark on the shoreline from the entrance to Smiling Cove marina to Saddok As Agatan, inclusive of the waters within Smiling Cove marina and its entrance channel.

The waters surrounding the Agingan Wastewater Treatment Plant, within a 1,000 foot radius of the outfall.

(c) CLASS 1

All fresh surface waters on Saipan.

6.4 <u>Northern Islands</u> (Farallon de Medinilla, Anatahan, Sariguan, Guguan, Alamagan, Pagan, Agrihan, Asuncion, Maug, Farallon de Pajaros)

(a) CLASS AA

All coastal and oceanic waters surrounding the Northern Islands except for those delineated in Class A.

(b) CLASS A

The coastal and oceanic waters surrounding Farallon de Medinilla.

(c) CLASS 1

All fresh surface waters in the Northern Islands.

PART 7 BASIC WATER QUALITY CRITERIA APPLICABLE TO ALL WATERS

(a) All surface waters shall be free of substances attributable to domestic, indus**w**ial, or other controllable sources of pollutants and shall be capable of supporting desirable aquatic life and be suitable for recreation in and on the water.

This part will be subject to verification by monitoring as may be prescribed by the <u>DirectorAdministrator</u> to assure freedom from any of the following conditions:

(1) Materials that will settle to form objectionable

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sludge or bottom deposits.

- (2) Floating debris, oil, grease, scum, or other floating materials.
- (3) Substances in amounts sufficient to produce taste, odor, or detectable off flavor in the flesh of fish; or in amounts sufficient to produce odor or turbidity in the water, or other conditions that alter the naturally occurring characteristics of the water.
- (4) High temperatures; biocides; pathogenic organisms; toxic, corrosive, or other deleterious substances at levels or in combinations sufficient to be toxic or harmful to human health or aquatic life, or in amounts sufficient to interfere with any beneficial use of the water.
- (5) Soil particles resulting from erosion on land involved in earth work, such as construction of public works; highways; subdivisions; recreational; commercial, or industrial development; or the cultivation and management of agricultural lands that adversely affect beneficial use.
- (6) Substances or conditions or combinations thereof in concentration which produce undesirable aquatic life.

PART 8 SPECIFIC WATER QUALITY CRITERIA

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		- 11 -		
The Enterococci-concent a geometric mean of 35 p			AA	
(b) Enterococci				
 The fecal coliform concelexceed a geometric mean hundred milliliter based of samples taken in any 30 period nor shall any single 400 CFU's per one hundred 	n of 200 CFU's pe on <u>day interval</u> over le sample exceed	er one a thirty-day	All Waters	3
(a) Fecal Coliforn	n			
8.1 Microbiological Req	<u>uirements</u>		<u>Applicable</u>	<u>to:</u>

liters based on samples taken over a period of 30 days. No instantaneous reading shall exceed 104 enterococci / 100 ml. The Enterococci concentration shall not exceed a geometric mean of 33 per one hundred-milliliters based on samples taken over a period of 30 days. No instantaneous reading shall exceed 61 enterococci / 100 ml. The Enterococci concentration shall not exceed a geometric mean of 35 per one-hundred milliliters based on samples taken over a period of 30 days. No instantaneous reading shall exceed 276 enterococci / 100 ml. The Enterococci concentration shall not exceed 2 a geometric-mean of 33 per one hundred-milliliters based on samples taken over a period of 30 days. No instantaneous reading shall exceed 108 enterococci / 100 ml. The Enterococci concentration shall not All Waters exceed a geometric mean of 35 per 100 mL based on samples taken in any 30 day interval. No single sample result shall exceed 130 Enterococci per 100 mL. (c) E.coli A 11 337-4-

I	The E. Coli concentration shall not	All Waters
	exceed a geometric mean of 126 per 100 mL	
	based on samples taken in any 30 day interval.	
	No single sample result shall exceed	
	<u>410 E. coli per 100 mL.</u>	
	The E. Coli concentration shall not exceed a	-1
	geometric mean of 126 per one hundred milli-	
	liters based on samples taken over a period	
	of 30 days. No instantaneous reading	
	shall exceed 235 CFU / 100 ml.	
		2
	The E. Coli concentration shall not exceed a	_2
	geometric mean of 126 per one hundred milli-	
	liters based on samples taken over a period	
	of 30 days. No instantaneous reading	

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shall exceed-406 CFU / 100 ml.

Fecal coliform and enterococci may originate from environmental sources as well as from human and animal fecal contamination. Where these microbiological standards are exceeded, a determination of the impact on public health and the environment may be based upon additional sampling, a sanitary survey of the drainage area contributing run-off to the contaminated water, or special studies of the environmental sources of fecal coliform and enterococci in the waters of the CNMI. Procedures for beach closures and public advisories can be found in the CNMI's annual Implementation Plan of the USEPA Beach Grant.

Procedures for beach closures and public advisories can be found in the latest edition of the CNMI Water Quality Standards Implementation Guidance Manual.

8.2 <u>pH</u>

	<u>Applicable</u> <u>To</u>
pH shall not deviate more than 0.5 units from a value of 8.1 <u>; no lower than 7.6 or higher than 8.6.</u>	A, AA
pH shall not deviate more than 0.5 from ambient conditions and shall not be lower than 6.5 nor higher than 8.5.	1, 2

8.3 Nutrients

Parameter	Concentration Shall Not Exceed (mg/l)	Applicable To
Nitrate-Nitrogen	0.20 0.50	AA A
Total Nitrogen	0.4 0.75 1.50	AA A, 1 2
Orthophosphate	0.025 0.05 0.10	AA A 1, 2
Total Phosphorus	0.025 0.05	AA A

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0.10	1,2

AA, A, 1, 2

Ammonia (un-ionized) 0.02

8.4 Dissolved Oxygen

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Concentration of dissolved oxygen in all waters shall not be less than 75% saturation. Where natural conditions cause lower dissolved oxygen levels, controllable water quality factors shall not cause further reductions.

8.5 Total Filterable Suspended Solids	Applicable To
Concentrations of suspended matter at any point shall not be increased from ambient conditions at any time, and should not exceed 5 mg/l except when due to natural conditions.	AA, 1
Concentrations of suspended matter at any point shall not be increased from ambient conditions at any time, and should not exceed 40 mg/l except when due to natural conditions.	A, 2
8.6 <u>Salinity</u>	Applicable To
Marine Waters: No alterations of the marine environment shall occur that would alter the salinity of marine or estuarine waters more than 10% from ambient conditions or which would otherwise adversely affect the indigenous biota and sedimentary patterns, except when due to natural causes.	AA, A
Fresh water: The maximum allowable amount of chlorides and sulfates shall be 250 mg/l, and the Total Dissolved Solids shall not exceed 500 mg/l or 133% of the ambient condition. The salinity of fresh water sources and wetlands shall not be increased more than 20% above ambient conditions.	1, 2
8.7 <u>Temperature</u>	Applicable To
Water temperature shall not vary by more than 1.0°C from the ambient conditions.	AA, A, 1, 2
8.8 <u>Turbidity</u>	Applicable To

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Turbidity at any point, as measured by	AA, 1
nephelometric turbidity units (NTU), shall	
not exceed 0.5 NTU over ambient conditions.	

Turbidity values (NTU) at any point shallA, 2not exceed 1.0 NTU over ambient conditions.A

8.9 Radioactive Materials

Discharge of radioactive materials at any level into any <u>Commonwealth or State waterswaters of the Commonwealth</u> is strictly prohibited.

8.10 Oil and Petroleum Products

The concentration of oil or petroleum products in any <u>Commonwealth or State waters of the Commonwealth</u> shall not:

(a) Be detectable as a visible film, sheen, or discoloration of the surface, or cause an objectionable odor.

(b) Cause tainting of fish or other aquatic life, be injurious to the indigenous biota, or cause objectionable taste in drinking water.

(c) Form an oil deposit on beaches or shoreline, or on the bottom of a body of water.

8.11 Toxic Pollutants

In order that the designated uses of Commonwealth <u>or State</u> waters be protected, all waters shall be free from toxic pollutants in concentrations that are lethal to, or produce detrimental physiological responses in human, plant, or animal life. Detrimental responses include, but are not limited to: decreased growth rate and decreased reproductive success of resident or indicator species; or significant alterations in population, community ecology, or receiving water biota.

Criteria for toxic pollutants are given as either a numeric criteria or for mixtures of pollutants with no recommended criteria, are determined by multiplying an appropriate application factor by the concentration determined to be lethal to 50% of the most sensitive indigenous organism after 96 hours of exposure (96 LC 50). The 96 LC 50 values shall be determined by using bioassay procedures consistent with those described in the latest edition of <u>Standard Methods for the Examination of Water and Wastewater</u> (for ordering information, contact the American Public Health Association, 1015 Fifteenth Street NW, Washington, DC 20005-2605, or go to <u>http://www.apha.org</u> to order on-line).

In order to determine compliance with this section, the Director Administrator may

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require additional studies of indicator organisms which include, but are not limited to, analyses of species diversity, species abundance, reproductive success, population density, or growth anomalies. Additionally, effects on human health due to bio-concentration of toxic pollutants shall be considered.

Aquatic life and human health numeric criteria for the toxic pollutants included in the CWA Section 307(a) list of priority pollutants, or any subsequent revision are incorporated by reference into the CNMI Water Quality Standards, as Appendix I (National Recommended Water Quality Criteria: <u>20132002</u>, <u>EPA-822-R-02-047</u>, <u>November 2002 ((EPA 20132002)) available at</u> http://water.epa.gov/scitech/swguidance/standards/criteria/current/index.cfm

> Acute Toxicity Standards: All <u>Commonwealth or State</u> commonwealth waters shall be free from pollutants in concentrations which exceed the acute standards listed respectively for fresh and marine waters (EPA 20022013).₅ <u>Appendix 1.</u>

(2) Chronic Toxicity Standards: All <u>Commonwealth or</u> <u>State</u>commonwealth

waters shall be free from pollutants in concentrations which on average during any 24-hour period exceed the chronic standards listed respectively for fresh and marine waters (EPA 20132002)., Appendix 1.

Criteria are listed below for maximum levels of total residual chlorine allowable in Commonwealth or State waters Waters.

	FRESH WATER	MARINE WATER
Pollutant	Acute Chronic	Acute Chronic
Chlorine (mg/L)	19 11	13 7.5

In waters designated for use as a source of public water supply, the human health numeric criteria shall be those listed in the EPA 2002 publication, Appendix 1, for water plus organism consumption and shall be at least as stringent as the maximum contaminant levels (MCL's) for drinking water established in the CNMI Drinking Water Regulations. In waters not designated as a source of public water supply, the human health numeric criteria shall be those listed in the EPA 2002 publication, Appendix 1, for organism consumption only. The human health numeric criteria for arsenic in the EPA 2002 publication are an exception. These arsenic criteria are excluded from the CNMI standards, and instead, the CNMI human health criterion for arsenic is 5 ug/L.

Site specific criteria shall be developed for toxic pollutants for which: numeric water quality criteria have not been established; a species inhabiting a given site may be

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more or less sensitive than those used in developing the established criteria; the water chemistry (e.g., pH, hardness, temperature, suspended solids, etc) appears to differ significantly from the laboratory water used in developing the criteria; or the residual toxicity or synergistic (combined) effect of pollutants requires analyses and development of site specific criteria.

Site specific criteria for aquatic life and human health shall be derived from the CWA, Section 304(a)(1) water quality criteria or by methods published by the U.S. Environmental Protection Agency as described in (45 Federal Register 79318), November 28, 1980.

In areas where site specific criteria are developed, DEQBECQ shall regulate point source discharges by establishing effluent limits which are protective of the designated uses of the waters in the area.

8.12 General Considerations

(a) Effects of high temperature, biocides, pathogenic organisms or other deleterious substances at levels or combinations sufficient to interfere with aquatic life or human health, or in amounts sufficient to interfere with the beneficial use of the water shall be evaluated, at a minimum, by use of a 96-hour bioassay as described in the most recent edition of Standard Methods for the Examination of Water and Wastewater (for ordering information, contact the American Public Health Association, 1015 Fifteenth Street NW, Washington, DC 20005-2605, or go to http://www.apha.org to order on-line). Survival of test organisms shall not be less than that in controls which utilize appropriate water. Failure to determine presence of toxic pollutants by this method shall not preclude determinations of excessive levels of toxic pollutants on the basis of other criteria or methods.

References for approved methods are: EPA 600/4-91/002 Short-Term Methods for Estimating the Chronic Toxicity of Effluents and Receiving Waters to Freshwater Organisms, Second Edition, 1994; or EPA 600/4-90/027F Methods for Measuring the Acute Toxicity of Effluents and Receiving Waters to Freshwater and Marine Organisms, Cincinnati, Ohio, EMSL, Fourth Edition, 1993; or EPA 600/4-600 R-95/136 Short Term Methods for Estimating the Chronic Toxicity of Effluents and Receiving Waters to West Coast Marine Estuarine Organisms, Cincinnati, Ohio, EMSL, May, 1995.

(b) Pollutant discharges shall be regulated so as to protect not only the receiving waters but also the surrounding Commonwealth or State waters and marine life which are affected indirectly through pollutant discharges.

(c) Part 7(a)(5) shall be met upon showing that the land upon which the erosion occurred or is occurring is being managed in accordance with the CNMI Earthmoving and Erosion Control Regulations, as amended, and that the discharge has received the best degree of treatment or control through the implementation of Best Management Practices (BMP)s, or that a comprehensive conservation program is being actively pursued, and that

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the severity of impact of the residual soil reaching the receiving body of water is deemed by the DirectorAdministrator to be acceptable.

(d) The health and life history characteristics of aquatic organisms in waters affected by controllable water quality factors shall not differ significantly from those for the same waters in areas unaffected by controllable water quality factors. Numeric biological indices shall be used as a method to determine the level of use support of aquatic biota and aquatic habitat in any water classification and for monitoring as required for applicable permits.

(e) <u>Also, e</u>Controllable water quality factors shall not cause a detrimental increase in concentrations of toxic pollutants found in bottom sediments or aquatic life.

(f) DEQBECQ authorizes the use of compliance schedules for water quality-based effluent limitations in national pollution discharge elimination system (NPDES) permits issued by the permitting authority.

(g) Procedures for implementation of water quality standard criteria can be found in the latest edition of the CNMI Water Quality Standards Implementation Guidance Manual.

PART 9 **MIXING ZONES IN RECEIVING WATERS**

The water quality criteria in these regulations shall apply within a mixing zone unless specific alternative criteria have been approved by the **DEQBECQDivision of** Environmental Quality. Mixing Zones will not be granted in lieu of reasonable control measures to reduce point source pollutant discharges but will be granted to complement the applicable controls. A limited mixing zone in the immediate area of a point source of pollution, may be allowed if the conditions set out in this part are met.

9.1 Establishment of Mixing Zone

No mixing zone shall be established unless the continuation of the function or operation involved in the discharge by the granting of the mixing zone is in the public interest, and the discharge occurring or proposed to occur does not substantially endanger public health and safety.

9.2 Prevention, Control, and Abatement

If the mixing zone is established on the grounds that there is no reasonable means known or available for the adequate prevention, control, or abatement of the discharge involved, it may be allowed until the necessary means for prevention, control or abatement become practicable, and subject to the taking of any substitute or alternative measures that the Director Administrator may prescribe. No renewal of a mixing zone shall be allowed without a thorough review of known and available means of preventing, controlling, or abating the discharge involved.

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9.3 <u>Time Limit for Mixing Zone</u>

The <u>DirectorAdministrator</u> may issue an approval for the establishment of a mixing zone for a period not to exceed five years.

9.4 Mixing Zone Characteristics

An allowable mixing zone shall be defined by all or some of the following characteristics: receiving water; discharge location; volume <u>flow rate</u> of discharge; specific linear <u>distance</u> <u>dimensions</u>; area or volume; mixing velocities and other pertinent hydrologic, biological, chemical, and physical characteristics.

9.5 <u>Criteria for Mixing Zone</u>

The following criteria shall be met in determining the location, size, shape, out-fall design and in-zone quality of mixing zones.

(a) Mixing zones shall not impact any area of the waters in such a manner that the maintenance of aquatic life in the body of water as a whole would be adversely affected.

(b) Mixing zones shall be as small as practicable: no greater than 300 feet in all directions from the point of discharge, or a distance equal to the zone of initial dilution as calculated using a DEQ-approved plume model.

(c) Where two or more mixing zones are in close proximity, they shall be so defined that a continuous zone of passage for aquatic life is available.

(d) Mixing zones shall be free from substances in concentrations or combinations that will cause acute lethality to aquatic life.

(e) The prohibition on acute lethality established in Part 9.5(g) shall be implemented by requiring that the concentrations of toxic pollutants in the pipe at the point of discharge shall not exceed the acute, aquatic life water quality criteria of Part 7.11 of these regulations.

(f) Mixing zones will not be allowed in standing bodies of water with no currents available for dispersion of pollutants.

(g) All discharges to marine waters will comply with the Ocean Discharge Criteria promulgated under Section 403 (c) of the CWA.(a) Mixing zones shall be used solely for mixing of the discharge in Commonwealth or State waters. Mixing within the zone must be achieved as quickly as possible through the use of a diffuser or other apparatus that insures that the discharge is mixed within the allocated dilution water in the smallest practicable area.

(b) A mixing zone may have a sub area within the immediate vicinity of the discharge point termed a zone of initial dilution (ZID).

(c) The concentrations of toxic pollutants at or beyond the limit of the zone of initial dilution shall not exceed the acute aquatic life water quality criteria of Part 8.11 of these regulations. The dimensions of the zone of initial dilution must be such that lethality to organisms passing through the zone of initial dilution is prevented.

(d) At the boundary of the mixing zone the water shall comply with the water quality standards set forth for the water classification in these regulations.

(e) Where two or more mixing zones are in proximity to each other, mixing zones shall be defined so that a continuous zone of passage for aquatic life is available.

(f) For the protection of aquatic life resources, including species listed as threatened or endangered under Section 4 of the Endangered Species Act, a mixing zone cannot be used for, or considered as, a substitute for waste treatment.

(g) Chronic aquatic life and human health criteria apply at and beyond the boundary of the zone of mixing.

(h) Mixing zones shall not be allowed in Commonwealth or State waters with insufficient currents available for dispersion of pollutants.

(i) Mixing zones shall be as limited in extent as practicable, and dimensions shall be established through the application of a publicly available or proprietary plume dispersion model, as approved by DEQBECQ.

(j) All discharges to marine waters will comply with the Ocean Discharge Criteria promulgated under Section 403(c) of the CWA.

9.6 Dredging and Discharge of Dredged of Fill Material

(a) Dredging and dredged spoil discharges generally result in short-term disruption and do not represent continuous discharge that will affect beneficial uses over a long term. Other in-water, construction-related activities, such as discharge from the dewatering of excavations and shoreline stabilization projects, can also cause short-term suspension of sediments similar to that caused by dredge and fill discharges. Mixing zones may therefore be granted for dredging activities, other in-water construction-related activities, and the discharge of dredged or fill material provided that: (1) all other requirements of this Part are met; and (2) the proposed activity satisfies the antidegradation requirements described in Part 3 of these standards.

(b) Dredging and the discharge of dredged or fill material can adversely affect colonies of reef building organisms by burying them, by releasing contaminants such as hydrocarbons into the water column, by reducing light penetration through the water, and

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by increasing the level of suspended particulates. Coral organisms are extremely sensitive to even slight reductions in light penetration or increases in suspended particulates (i.e., turbidity). These adverse effects will cause a loss of productive colonies which in turn provide habitat for many species of highly specialized aquatic organisms.

Dredging and the discharge of dredged or fill material can also adversely affect sea grass beds, by smothering vegetation and benthic organisms, and may also create unsuitable conditions for their continued vigor by: (1) changing water circulation patterns; (2) releasing nutrients that increase undesirable algal populations; (3) releasing chemicals that adversely affect plants and animals; (4) increasing turbidity levels, thereby reducing light penetration and hence photosynthesis; and (5) changing the capacity of a vegetated shallow to stabilize bottom materials and decrease channel shoaling. Dredging and the discharge of dredged or fill material may reduce the value of vegetated shallows as nesting, spawning, nursery, cover, and forage areas, as well as their value in protecting shorelines from erosion and wave actions. It may also encourage the growth of nuisance vegetation.

In granting mixing zones for dredging activities, the discharge of dredged or fill material, or other in-water, construction-related activities that cause the suspension of sediments in or near coral reef resources and sea grass beds, the Director Administrator shall assure that any disruption to beneficial uses is kept to an absolute minimum, and that all practicable measures are taken to prevent adverse impacts to resources of concern, taking into consideration the magnitude and duration of the proposed activity, and the proximity to resources of concern. This shall be satisfied by placing conditions within the applicable permit or water quality certification requiring the following,:

- (1) The use and maintenance of Best Management Practices (BMPs including such measures as "silt curtains", closed ("environmental") buckets, hydraulic dredges, or other methods as appropriate to control the drift and extent of suspended sediment plumes beyond the location of the dredge or fill activity;
- (2) Water quality monitoring requirements for turbidity and other pollutants of concern that may be identified or expected in the dredge spoil or fill material. Periodic aquatic ecosystem monitoring may also be required for the purpose of assessing the effects of the activity on resources of concern and determining the necessity of additional mitigative measures;
- (3) For activities which have the potential to adversely affect coral reproduction, a stoppage period of 21 days, starting 5 days after the late May or early June full moon around the late-June or early July full moon (to be determined by **DEQBECQ**), is required. The stoppage period, if determined to be applicable, shall be no less than twenty one (21) calendar days. In determining whether an activity has the potential to affect coral spawning, DEQBECQ shall consider all of the following: 1) the magnitude of the sediment plume generated by the proposed activity; 2) the most

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likely extent and direction(s) of drift of the sediment plume; 3) the type of sediment and its composition; and 4) the proximity of broadcast spawning coral species to the proposed activity and expected sediment plume.

- (4) A specified distance up-current and down-current from the permitted activity at which applicable water quality criteria must be met (i.e., a mixing zone). Mixing zones for dredge and fill activities shall be kept as small as practicable, and shall not exceed 300 feet down-current and 150 feet upcurrent. Down-current distance may be increased to up to 600 feet where typical currents can be shown to make the use of BMPs ineffective;
- (5) Any additional protective measures, limitations, monitoring or mixing zone requirements that the Director<u>Administrator</u> identifies as being necessary to protect resources of concern.

(c) The <u>DirectorAdministrator</u> may require an applicant for a water quality certification or permit for dredging, the discharge of dredged or fill material, or similar inwater, construction-related activities, to provide information necessary to support the development of monitoring plans, mitigation measures, or mixing zone requirements, such as surveys of existing currents, water quality data, and baseline aquatic ecosystem and indicator species surveys.

PART 10 WATER QUALITY CERTIFICATION

A water quality certification is required by the CWA, Section 401 of any applicant for a federal license or permit to conduct any activity including, but not limited to, the construction or operation of facilities, that may result in any discharge into waters of the United States. The <u>DEQBECQDivision of Environmental Quality</u> shall issue a water quality certification for any proposed activity which: (1) complies with the applicable provisions of the CWA Sections 301, 302, 303, 306, and 307; (2) complies with applicable provisions of the CNMI Water Quality Standards; (3) will not interfere with the attainment or maintenance of the existing or designated use of the Commonwealth <u>or State</u> waters; and all appropriate and practicable steps have been taken to minimize potential adverse impacts of the discharge on aquatic life and human health.

10.1 Application For Water Quality Certification

(a) Applicants for water quality certification shall submit a completed, signed application, which shall include the following:

- (1) The name and address of the applicant(s);
- (2) A description of the proposed facility or activity, and of any discharge into Commonwealth <u>or State</u> waters which may result from the conduct of any activity including, but not limited to, the construction or operation of the

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facility. This description shall include the characteristic of the discharge, and the location or locations at which such discharge may enter Commonwealth or State waters;

- (3) If applicable, a description of the function and operation of equipment or facilities to control discharges, including specification of the methods of control to be used;
- (4) The estimated date or dates on which the activity will begin and end and the date or dates on which the discharge(s) will take place;
- (5) If applicable, a description of the methods and means being used or proposed to monitor the quality and characteristics of the discharge and the operation of equipment or facilities employed in the control of the proposed discharge;

(b) The <u>DirectorAdministrator</u> may require the submission of additional information after a certification application has been filed. If a certification application is incomplete or otherwise deficient, processing of the application shall not be completed until such time as the applicant has supplied the missing information or otherwise corrected the deficiency. The <u>DirectorAdministrator</u> shall notify the applicant, in writing, within thirty (30) calendar days of the submission of an application, if an application is incomplete or otherwise deficient. For applications which are eligible for waiver of certification under part 10.3(g), the <u>DirectorAdministrator</u> shall notify the applicant within fourteen (14) calendar days if an application is incomplete or otherwise deficient. A description of the type of additional information necessary to complete the application or correct the deficiency will be included with such a written notice. Failure to provide additional information or to correct a deficiency shall be sufficient grounds for denial of certification;

(c) The applicant is required to notify $\frac{DEQBECQ}{DEQBECQ}$, in writing, of changes which may affect the application and certification process;

(d) The applicant will be informed, in writing, by the <u>DirectorAdministrator</u> when a certification application is considered complete. The <u>DirectorAdministrator</u> shall act on a request for certification within a period which shall not exceed six months; and

(e) Applicants for water quality certifications <u>shall paymay be required to pay</u> a filing fee. Filing fees for water quality certification are dependent on the type of federal permit, the scale of the proposed activity, and its potential to affect water quality:

(1) Any commercial activity that will result in either the generation of an excess of 5000 gallons of wastewater per day, any clearing of 1000 square meters or filling exceeding 1000 cubic meters in waters of CNMI, or any other large scale development as determined by the <u>DirectorAdministrator</u> shall pay a

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fee of \$5000.

- (2) Any commercial activity requiring a 401 Water Quality Certification that will result in either the generation of less than 5000 gallons of wastewater per day or any clearing less than 1000 square meters or filling in waters of the CNMI that is less than 1000 cubic meters shall pay a fee of \$1000.
- (3) Any small family residential activity requiring a 401 Water Quality Certification resulting in a clearing that does not exceed 1000 square meters is required to obtain a water quality certification and shall pay a fee of \$100. Any residential activity exceeding 1000 square meters must pay an additional fee of \$5 per 100 square meter or fraction thereof.
- (4) If the permit for which certification is sought is a "nationwide permit" issued under Section 404 of the Clean Water Act (for which certification may be waived as allowed under Part 10.3(g)), a filing fee is not required. Any permit for which certification is sought that falls under a "nationwide permit" issued under Section 404 of the CWA and for which certification may be waived as allowed under Part 10.3(g), shall pay a filling fee of \$100.

This filing fee shall be submitted prior to the issuance of a public notification and shall not be refunded nor applied to any subsequent water quality certification following final action or denial of a water quality certification. Any Federal or CNMI government agency shall be exempt from paying filing fees.

10.2 Public Notification and Public Hearing

(a) Within five (5) calendar days after determining an application to be complete, and after the appropriate filing fee has been received, DEQBECQ shall transmit a draft public notification to the applicant for review. The notice shall include the name and address of the applicant, and a brief description of the activity and of the discharge involved in the activity for which certification is being sought.

(b) The applicant shall review the draft notice upon receipt, and within five (5) calendar days, provide comments to $\overline{\text{DEQBECQ}}$ in writing regarding any changes the applicant believes to be necessary. If $\overline{\text{DEQBECQ}}$ does not receive any written comments from the applicant after five (5) calendar days, the public notice shall be deemed final, and $\overline{\text{DEQBECQ}}$ shall notify the applicant to publish the notice as specified below under Part 10.2(c). Otherwise, $\overline{\text{DEQBECQ}}$ shall prepare the final public notice, taking into consideration comments received from the applicant, and transmit the final public notice to the applicant within five (5) calendar days for publication.

(c) Publication of the notice shall be the responsibility of the applicant. The notice

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shall be published once in a minimum of two newspapers, one of which has a daily circulation, and a second time in at least one newspaper prior to the completion of the public comment period.

(d) The public comment period shall be for at least 30 days from the date of the first publication of the notice. The <u>DirectorAdministrator</u> may, upon request, provide the opportunity for public hearing(s) to consider issuance of a water quality certification. The <u>DirectorAdministrator</u> shall inform the applicant, in writing, that such action has been taken.

10.3 Determination of Water Quality Certification

(a) The <u>DirectorAdministrator</u> shall make a determination on a Water Quality Certification based upon evaluation of:

- (1) the application made by the applicant to the licensing or permitting agency and the information contained in such application which is relevant to water quality considerations,
- (2) the application materials submitted pursuant to part 10.1,
- (3) comments received during the public comment period,
- (4) the record of a public hearing held pursuant to part 10.2, and
- (5) any other information and data that the DirectorAdministrator deems relevant.

(b) <u>DEQBECQ</u> shall not grant a water quality certification for any activity unless the activity has been determined to be consistent with antidegradation policy through the satisfaction of all applicable provisions contained in Part 3 of these standards.

(c) The contents of the Water Quality Certification issued by <u>DEQBECO</u> shall include:

- (1) the name and address of the applicant
- (2) reference to the application materials which were evaluated in making the certification, identified by date received, and federal license and permit application number or code where applicable,

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- a statement that there is reasonable assurance that the activity will be conducted in a manner which will not violate applicable water quality standards,
- (4) a statement (or statements) detailing how the activity has been determined to be consistent with the antidegradation policy in accordance with Part 3.2 of these standards.
- (5) a statement of any conditions which the <u>DirectorAdministrator</u> deems necessary with respect to the discharge or the activity, including the conditions specified under Part 9.6 of these standards for dredge and fill activities, and
- (6) any such other information as the <u>DirectorAdministrator</u> may determine to be appropriate.

(d) If the <u>DirectorAdministrator</u>, after considering the information submitted pursuant to 10.3(a), determines that there is reasonable assurance that applicable water quality standards will not be violated, and the proposed methods of control will be applied to a discharge which is the result of any activity including, but not limited to, the construction and operation of facilities, then the <u>DirectorAdministrator</u> shall so certify.

(e) The <u>DirectorAdministrator</u> may modify the certification prior to the issuance of the federal license or permit, after consideration of information presented by the applicant licensing or permitting agency or other government agencies or interested parties.

(f) If the <u>DirectorAdministrator</u> fails to act on a completed application for certification within six months, then the certification requirements of this section shall be waived with respect to federal applications.

(g) If the discharge in question is the result of one of the activities which receives a nationwide permit for the discharge of dredge and fill materials, thereby fulfilling specific conditions of that permit pursuant to 33 CFR 330.5 and 330.6, then the DirectorAdministrator will determine, on a case-by-case basis, which projects are considered to be minor and non-controversial. Certification requirements of this section shall be waived for minor and non-controversial activities within six months of the receipt of a completed application. The DirectorAdministrator may elect to specify conditions under which any such waiver is valid.

(h) Storm water discharges associated with industrial and construction site activities, as described in 40 CFR Part 122.26, covered under a United States Environmental Protection Agency, National Pollutant Discharge Elimination System (NPDES) General Permit, may be allowed provided the following conditions are met:

> (1) A <u>DEQBECQ</u> Section 401 Water Quality Certification has been issued to the United States Environmental Protection

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Agency for the particular NPDES General Permit associated with the discharge;

- (2) All conditions and requirements set forth in the applicable United States Environmental Protection Agency, Final National Pollutant Discharge Elimination System (NPDES) General Permit are complied with;
- (3) A storm water pollution prevention plan for storm water discharges associated with industrial activities or from construction sites is approved by the DirectorAdministrator of DEQBECQ prior to submission of the Notice of Intent (NOI), EPA Form 3510-6. For facilities with current storm water discharges associated with industrial activities, a storm water plan is submitted within thirty (30) calendar days of adoption of this regulation;
- (4) A NOI to be covered by the general permit for discharges associated with industrial activities or for discharges from construction activities is submitted to DEQBECQ and USEPA, Region IX, accompanied by a pollution prevention plan approval letter from **DEQBECQ**;
- (5) The NOI is postmarked seven (7) calendar days prior to any storm water discharges and a copy is submitted to the DirectorAdministrator of DEQBECQ no later than seven (7) calendar days prior to any storm water discharges; and
- (6) All monitoring reports required by the respective general storm water permits are submitted to **DEQBECQ**.

Based on a review of the NOI and/or other information made available to the DirectorAdministrator, the DirectorAdministrator may deny coverage under the general permit and require submittal of an application for an individual NPDES permit to EPA. An individual water quality certification from **DEQBECO** will be required for this individual permit.

10.4 Water Quality Certification-General Provisions

(a) Where any facility or activity has received certification pursuant to section 10.3 in connection with the issuance of a license or permit for construction, and where such facility or activity is not required to obtain an operating license or permit, the DirectorAdministrator, prior to the operation of such facility or activity, shall be afforded the opportunity to perform an initial inspection of such facility or activity for the purpose of determining if the manner in which such facility or activity will be operated or conducted will violate applicable water quality standards.

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(b) If the <u>DirectorAdministrator</u>, after the initial inspection pursuant to section 10.4
 (a), determines that operation of the proposed facility or activity will violate applicable
 water quality standards, the <u>DirectorAdministrator</u> shall so notify the applicant and the licensing or permitting agency.

(c) Where a licensing or permitting agency suspends a license or permit after receiving the <u>DirectorAdministrator</u>'s notice and recommendation pursuant to section 10.3, the applicant may submit evidence to the <u>DirectorAdministrator</u>, showing that the facility or activity has been modified so as not to violate applicable water quality standards. If the <u>DirectorAdministrator</u> determines that the applicable water quality standards will not be violated, the <u>DirectorAdministrator</u> shall so notify the licensing or permitting agency.

10.5 Water Quality Certification-Adoption of New or Revised Water Quality Standards

To the extent permitted by applicable law, all water quality certifications issued by <u>DEQBECQ</u> shall require the licensing or permitting authority to include a clause in the license or permit advising the licensee or permittee that the license or permit shall be subject to amendment or modification upon adoption or revision of water quality standards.

Upon adoption or revision of water quality standards, <u>DEQBECQ</u> shall notify the licensing or permitting authority and the licensee or permittee of the revised or newlyenacted water quality standards and shall request the licensing or permitting authority to amend or modify the license or permit, if and to the extent permitted by applicable law, to reflect the applicable water quality standards.

PART 11 LAND DISPOSAL OF WASTEWATER

11.1 General Applicability

Any action or activity that results in the disposal of wastewater on land in excess of fifty-five (55) gallons per day requires the approval of the <u>DirectorAdministrator</u> of <u>DEQBECQ</u>. Types of wastewater and pollutants discharges that need approval prior to land disposal include but are not limited to reverse osmosis brine and oil/water separator discharges.

(a) — The disposal of human or animal wastewater is excluded under these requirements as these activities are regulated under the CNMI Wastewater Treatment and Disposal Rules and Regulations.

(b)(a) The disposal of wastewater through an injection well is excluded as this activity is regulated under the CNMI Underground Injection Control (UIC) regulations.

(c) Nothing in these requirements shall be construed as to supercede the wellhead protection area requirements under the CNMI Well Drilling and Well Operations

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Regulations, or to allow the construction of any facility or any activity within the setback distances contained therein.

11.2 Submission of Land Disposal Plans

Prior to the land disposal of any wastewater or other pollutants in excess of fiftyfive (55) gallons per day, the <u>DirectorAdministrator</u> of <u>DEQ BECQ</u> will review the plan for disposal and make a determination that coastal waters or ground water will not be adversely affected by such disposal.

(a) The plan for the land disposal shall include the following items:

- (1) Name, address, and phone number of applicant;
- (2) Description of the physical process that produces the wastewater, chemical make-up of wastewater, and average volume produced on a daily and annual basis;
- (3) Map of disposal site which identifies elevation, nearby landmarks, and proposed point of discharge;
- Schematic of proposed land disposal method (e.g. percolation trench, ponding basin, leachfield, infiltrator) to be used;
- (5) In the event that a land disposal plan require seepage as a mechanism for the removal of fluids, the applicant must perform a percolation test on the proposed site and submit the results to the <u>DirectorAdministrator</u> of <u>DEQBECQ</u>.

(b) The applicant must pay a \$500 filing fee for all land
 disposal plans that are submitted to the <u>DEQBECQDivision of Environmental Quality</u> for review.

- (1) This fee will be waived for projects that have applied for a <u>CWAClean Water Act</u> 401 Water Quality Certification.
- (2) All government agencies shall be exempt from paying this fee.

11.3 Land Disposal in Coastal Lands

Land disposal in coastal lands is defined as disposal of wastewaters within one hundred fifty (150) feet of the mean high water mark of the shoreline. Any wastewater to

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be land disposed on coastal lands must meet CNMI Water Quality Standards.

11.4 Land Disposal in Groundwater Recharge Areas

Land areas other than coastal lands are defined as groundwater recharge areas. The applicant must provide a determination of the underlying geology, aquifer characteristics, groundwater quality, location and proximity of all nearby wells, and current and potential future use of the underlying groundwater for public water supply based on a review of available information including United States Geological Survey (USGS) maps and reports, Commonwealth Utilities Corporation (CUC) well field maps, and the nearby well drilling records. **DEQ**-BECQ may assist the applicant in making such determinations where sufficient information exists. The applicant may provide a determination on the basis of a report from a professional hydrogeologist. Groundwater recharge areas are divided into three subcategories:

- (a) Primary groundwater recharge zones are defined as:
 - (1) Areas designated as Class I Groundwater Management Zones in the CNMI Well Drilling and Well Operations Regulations;
 - (2) Areas contributing surface infiltration to a geologic formation that is saturated with fresh ground water that is not in contact with seawater (i.e. "perched" groundwater) and is capable of transmitting quantities of fresh water in sufficient quantity to sustain a public water supply well;
 - (3) Areas that can reasonably be considered, on the basis of maps provided by USGS or CUC, to be within active or future public water supply well fields;
 - (4) Areas contributing surface infiltration to a geologic formation that discharges to a known spring or stream that currently is or is capable of transmitting quantities of fresh water in sufficient quantity to be used as a public water supply;
 - (5) Within four hundred (400) feet laterally upgradient from a public water supply well; or
 - (6) Within Two hundred (200) feet laterally downgradient from a public water supply well;

Areas which do not meet any of the criteria for definition as a primary groundwater recharge zone as described in 11.4(a) shall be classified as either a secondary groundwater recharge zone, or a brackish groundwater recharge zone:

(b) Secondary groundwater recharge zones are defined as areas designated as

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Class II Groundwater Management Zones by the CNMI Well Drilling and Well Operations Regulations; areas contributing surface infiltration to a geologic formation that is saturated with ground water with less than 500 parts per million total dissolved solids, and currently or are capable of transmitting quantities of water in sufficient quantities to sustain a public water supply well; or areas with groundwater surface elevations equal to or greater than 1 foot as mapped by USGS.

(c) Brackish groundwater recharge zones are defined as areas designated as Class III Groundwater Management Zones by the CNMI Well Drilling and Well Operations Regulations; areas contributing surface infilmation to a geologic formation that is saturated with brackish ground water with greater than 500 parts per million total dissolved solids; or areas with groundwater surface elevations less than 1 foot as mapped by USGS.

11.5 Discharge Limitations for Land Disposal of Wastewater

Discharge limitations for wastewater intended to be land disposed in groundwater recharge areas are dependent on the subcategory of groundwater recharge area and volume of wastewater to be disposed.

Wastewater that is to be land disposed in primary (a) groundwater recharge zones must meet drinking water standards as set in CNMI Drinking Water Regulations.

(b) Discharge limitations for water quality to be land disposed in secondary groundwater recharge zones and brackish groundwater recharge zones are dependent on volume of wastewater. Specific criteria for discharge limitations will be determined on a case-by-case basis and authorized in the permit.

PART 12 PROHIBITIONS

It is prohibited to violate any water quality standard or water quality regulation promulgated by DEQBECQ, or to fail to comply with the terms of a Water Quality Certification issued by **DEQBECQ**. Any person who violates the regulations, causes a violation of the Water Quality Standards, or fails to comply with the terms of a Water Ouality Certification, is subject to an enforcement action in accordance with Part 14.

PART 1312 INSPECTIONS AND RIGHT OF ENTRY

1312.1 Inspections and Right of Entry

In accordance with 2 CMC § 3132, the DirectorAdministrator or his authorized representative may inspect any facility or records subject to the provisions of the Act and these regulations. The inspection may be conducted with or without advance notice, as authorized by § 3132.

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PART 1413 NOTICES OF VIOLATIONS, ADMINISTRATIVE ORDERS, AND PENALTIES

1413.1 Power to Uphold Water Quality Standards

The Division is responsible for enforcement of these regulations in accordance with the applicable laws of the CNMI and the <u>CWAClean Water Act</u> and its amendments. Where Commonwealth <u>or State</u> waters designated for recreational use fall below the CNMI water quality standards as set forth in these regulations, the <u>DirectorAdministrator</u> shall have the authority to suspend public use of Commonwealth <u>or State</u> waters or take other action which in the <u>DirectorAdministrator</u>'s discretion is necessary to protect the public health, safety and welfare.

1413.2 Enforcement Actions

In accordance with 2 CMC § 3131, if the <u>DirectorAdministrator</u> has reason to believe a violation of the provisions of the Act, these standards, and/or the terms of any water quality certification, waiver of water quality certification, or land disposal approval issued pursuant to the Act and these standards, has occurred or is occurring, the <u>DirectorAdministrator</u> may issue any necessary order to enforce the aforementioned provisions and conditions. Such order shall be in the form of a written warning, Notice of Violation, Cease and Desist Order, or Administrative Order signed by the <u>DirectorAdministrator</u> or his authorized representative and shall provide notice of the facts constituting the violation, penalties that may be imposed, and, where appropriate, provide a reasonable timeframe in which to take corrective action.

<u>1413.3</u> Administrative Orders

(a) If any person subject to an order issued pursuant to 13.2 fails to comply with the order, the <u>DirectorAdministrator</u> may issue an Administrative Order or other such Order imposing penalties as provided by 2 CMC § 3131(c). The Order shall state the facts constituting the violation, the particular sections of the Act, standards, water quality certification, waiver of water quality certification, or land disposal approval involved, the proposed penalty including any proposed suspension, revocation, or modification of any water quality certification, waiver of water of water quality certification, or land disposal approval, and monetary penalties including any penalty for cost of corrective action taken by the Division, and the opportunity to request a hearing. Such Order shall be personally served or served by certified mail, return receipt, on persons subject to the penalties in the Order.

<u>1413.4 Hearings</u>

(a) Any person subject to an Order imposing penalties pursuant to 13.3, may request,
 in writing, a hearing before the DirectorAdministrator or his/her designee. Request for a hearing shall be served upon the Division within seven (7) calendar days from receipt of the Order. Failure to request a hearing within seven (7) calendar days shall constitute a

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waiver of the right to a hearing and the Division may take the necessary action to enforce the Order.

(b) Procedures for hearings shall be conducted in accordance with the Administrative Procedures Act (APA), 1 CMC § 9101, et seq.

<u>14</u>13.5 <u>Emergency Suspension Provisions</u>

If the <u>DirectorAdministrator</u> determines that a violation of a water quality certification, waiver of water quality certification, or land disposal approval issued pursuant to the Act and these standards has resulted in an imminent threat to public health, safety or welfare, the <u>DirectorAdministrator</u> may summarily suspend a water quality certification, waiver of water quality certification, or land disposal approval. A hearing for revocation or other action shall be promptly instituted and determined pursuant to the procedures in 13.4.

<u>14</u>13.6 <u>Criminal Penalties</u>

Any person who knowingly and willfully commits any act in violation of the Act, these standards, or any water quality certification, waiver of certification, or land disposal approval, may be subject to criminal penalties as set forth in 2 CMC § 3131(d).

PART 1<u>5</u>4 SEVERABILITY

If any provision of these Regulations or their application is held to be invalid, such invalidity shall not affect any other provision or application that can be used without the invalid section, and to this end the provisions of these Regulations and their various applications are declared to be severable.

APPENDIX 1 WATER QUALITY CRITERIA FOR-PRIORITY TOXIC POLLUTANTS

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Source: National Recommended Water Quality Criteria: 2002, EPA-822-R-02-047, November 2002 (EPA 2002)

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