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#### ADOPTED AMENDMENTS

Proposed Constitutional Amendment No.	Title
1	To amend Section 9 of Article I relating to Clean and Healthful Environment.
2	To add a new section to Article I relating to victims of crime.
3	To add a new section to Article I making abortion illegal in the Northern Mariana Islands.
4	To amend Sections 2 and 3 of Article II by adding a new subsection (d) to each section relating to Composition of the Senate and Composition of the House of Representatives.
5	To add a new Section 5(d) to Article II to prohibit legislation which increases the class of non-aliens beyond those persons defined in Sectin 506(c) of the Covenant.
6	To amend subsections (a) and (c) of Section 7 of Article III and to add a new subsection (d) to Section 7 of Article II, relative to action on legislation by the Governor, and to prohibit certain types of bills during the period of a lame-duck legislature.
7	To amend Section 11 of Article II relating to Other Government Employment of members of the legislature; and to amend Section 14(a) of Article II regarding the vote required to expel a member of the Legislature.
8	To amend Section 13 of Article II relating to legislative sessions.
9	To add a new section to Article II, to establish a ceiling of \$2,800,000 on the budget of the legislature.
10	To amend Article II by adding a new section establishing a legislative bureau.
11	To amend Section 2 of Article III relating to Qualifications of the Governor.
12	To amend Section 4 of Article III to limit a governor to two terms in office.
13	To amend Section 7 of Article III relating to succession to the Governorship and Lieutenant Governorship.

Proposed Constitutional Amendment No.	Title
14	To amend Section 9(a) and (b) of Article III to mandate a balanced budget for the Commonwealth of the Northern Mariana Islands Government in every fiscal year.
15	To amend Section 10 of Article III relating to the Governor's emergency powers.
16 ′1	To amend Section 11 of Article III of the Northern Marianas Constitution relating to the Attorney General.
17	To amend Section 12 of Article III to provide for appointment of a temporary public auditor by the governor in the event of a vacancy in the office of public auditor, and to guarantee the minimum budget of the public auditor.
18	To add a new subsection to Section 18 of Article III to require that the salary of the Executive Assistant for Carolinian Affairs not be less than that of an executive department head.
19	To add a new section to Article III relating to Retirement System.
20	To add a new section to Article III to guarantee the independence of boards and commissions and require appointments to vacant seats within 90 days.
21	To add a new section to Article III to establish an Office of Special Assistant for Women's Affairs.
22	To add a new section to Article III relative to Indigenous Affairs.
23	To amend Sections 2, 3, and 4 of Article IV relating to the Judicial Branch.
24	To amend Article V relative to representation in the United States.
25	To amend Article VI and Sections 17(a) and (b) of Article III relating to Local Government and decentralized delivery of public services.
26	To amend Section of Article VIII of the Northern Marianas Constitution to change the day of the regular general election to Saturday.
27	To add a new Section 5 to Article VIII relating to resignation from public office.
	Page <u>2</u> of <u>4</u>

iment No.	Title
28	To amend Section 1 of Article X relating to Public Purpose.
29	To add a new section to Article X prohibiti the imposition of certain taxes on real property unless approved by three-fourths o the votes cast in a referendum.
30	To add two new sections to Article X relati to the liquidation of deficits, and requiri employment ceilings in appropriation acts.
31	To add two new sections to Article X relati to a Uniform Fiscal Management Policy and taxpayer's rights of action.
32	To amend Sections 4 and 5 of Article XI relating to the Marianas Public Land Corporation.
33	To amend Section 6(a) of Article XI to provide for an increase in the number of trustees of the Marianas Public Land Trust from three to five; and, to amend Section 6 (f) of Article XI to provide for annual reporting.
34	To amend Section 2 of Article XII relating acquisition of land.
35	To amend Section 3 of Article XII to allow the sale and long-term lease of building above the first floor.
36	To amend Section 5 and 6 of Article XII of the Northern Marianas Constitution relating to the qualification of corporations as persons of Northern Marianas descent.
37	To amend Section 2 of Article XIV to incluc two other uninhabited islands to be protect and preserved.
38	To repeal Section 13 of Article III, and to amend Article XV relative to education.
39	To amend Section 2(a) of Article XVIII to require that voters be asked within ten years whether there should be another constitutional convention; and, to amend Section 5(a) of Article XVIII to allow proposed amendments to be ratified in a special election.

Page  $\underline{3}$  of  $\underline{4}$ 

**Proposed Constitutional** Amendment No. <u>Title</u> To add a new Article relating to Code of Ethics; to amend Section 15 of Article II 40 relating to Conduct of Members; and to amend Section 6 of Article III relating to other government employment. To repeal Section 16 of Article III; and to add a new Article relating to Civil Service. 41 42 To add a new Article relating to gambling. To add a new Article relating to the official seal, flag and languages of the Northern 43 Marianas. To amend Section 8 of the Schedule on 44 Transitional Matters relating to Interim Definition of Citizenship. GUERRERC President ATTEST: WILLIAM B. NABORS Secretary Page  $\underline{4}$  of  $\underline{4}$ 

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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 9 of Article I relating to Clean and Healthful Environment.

1	I.	Section 9 of Article I is amended to read:
2		"Section 9: <u>Clean and Healthful Environment</u> .
3		Each person has the right to a clean and healthful
4		public environment in all areas, including the land,
5		air, and water. Harmful and unnecessary noise
6		pollution, and the storage of nuclear or
7		radioactive material and the dumping or storage of
8		any type of nuclear waste within the surface or
9		submerged lands and waters of the Northern Mariana
10		Islands, are prohibited except as provided by law."
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A PROPOSED CONSTITUTIONAL AMENDMENT To add a new section to Article I relating to victims of crime. THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT: I. A new section is added to Article I to read: "Section \_\_\_\_: Victims of Crime. The right of the people to be secure in their persons, houses, and belongings against crime shall be recognized at sentencing. Restitution to the crime victim shall be a condition of probation and parole except upon a showing of compelling interest." 

# SECOND NORTHERN MARIANAS<br/>CONSTITUTIONAL CONVENTION, 1985PROPOSED CONSTITUTIONAL<br/>AMENDMENT NO. \_\_\_\_\_3

#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add a new section to Article I making abortion illegal in the Northern Mariana Islands.

1	I.	To add a new section to Article I to read:
2		"Section: <u>Abortion</u> . The abortion of the
3		unborn child during the mother's pregnancy is
4		prohibited in the Commonwealth of the Northern
5		Mariana Islands, except as provided by law."
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SECOND NORTHERN MARIANAS PROPOSED CONSTITUTIONAL CONSTITUTIONAL CONVENTION, 1985 AMENDMENT NO4
A PROPOSED CONSTITUTIONAL AMENDMENT
To amend Sections 2 and 3 of Article II by adding a new subsection (d) to each section relating to Composition of the Senate and Composition of the House of Representatives.
THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT:
1 I. Section 2 of Article II is amended to add a new
2 subsection (d) to read:
3 "(d) A candidate for the senate shall be a
4 registered voter in the senatorial district where
5 he or she is a candidate."
6 II. Section 3 of Article II is amended to add a new
7 subsection (d) to read:
8 "d) A candidate for the house of representatives
9 shall be a registered voter of the election precinct
10 where he or she is a candidate."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add a new Section 5(d) to Article II to prohibit legislation which increases the class of nonaliens beyond those persons defined in Section 506(c) of the Covenant.

1	I.	A new subsection (d) is added to Section 5 of
2		Article II to read:
3		"d) The legislature shall enact no law
4		which increases the class of nonaliens, except
5		as to those persons defined in Covenant Section
6		506(c)."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend subsections (a) and (c) of Section 7 of Article II and to add a new subsection (d) to Section 7 of Article II, relative to action on legislation by the Governor, and to prohibit certain types of bills during the period of a lame-duck legislature.

1	I.	Section 7(a) of Article II is amended to read:
2		"a) Every bill enacted shall be signed by
3		the presiding officer of the house in which the
4		bill originated and transmitted to the governor.
5		If the governor signs the bill, it shall become
6		law. If the governor vetoes the bill, it shall
7		be returned to the presiding officer of each
8		house of the legislature with a statement of the
9		reasons for the veto. The governor may veto an
10		item, section, or part in an appropriation bill
11		and sign the remainder of the bill; provided that
12		the governor may not veto an item, section, or
13		part governing the manner in which an appropriation
14		may be expended if any appropriation affected by
15		the item, section, or part is approved."
16	11.	Section 7(c) of Article II is amended to read:
17		"c) A bill or an item, section, or part of
18		a bill vetoed by the governor may be reconsidered
19		by the legislature. If two-thirds of the members
20		in each house vote upon reconsideration to pass the
21		bill, item, section, or part, it shall become law."

PROPOSED CONSTITUTIONAL AMENDMENT NO. 6

1 III. Section 7 is amended to add a new subsection (d) to read: "d) Any appropriation bill, or any bill affecting spending authority, government financial management, or organization of the government, enacted in the period between a regular general election and the second Monday of January of the following year shall be void unless enacted by the affirmative vote of three-fourths of the members of each house of the legislature." Page 2 of 2

#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 11 of Article II relating to Other Government Employment of members of the legislature; and to amend Section 14 (a) of Article II regarding the vote required to expel a member of the Legislature.

1	I.	Section 11 of Article II is amended to read:
2		"Section 11. Other Government Employment. A
3		member of the legislature may not serve in any
4		other Commonwealth government position including
5		other elective office or an independent board,
6		agency, authority or commission established by this
7		Constitution or by Commonwealth law. A person,
8		having been a member of the legislature, may not
9		serve in any elective or appointive Commonwealth
10		Government position created by statute during the
11		term for which he or she was elected, for a period
12		of one year following the expiration of the term
13		during which the position was created."
14	11.	Section 14(a) of Article II is amended to read:
15		"Section 14: Organization and Procedures.
16		a) Each house of the legislature shall
17		be the final judge of the election and qualifications
18		of its members and the legislature may vest in the
19		courts the jurisdiction to determine contested
20		elections of members. Each house may compel the
21		attendance of absent members, discipline its

PROPOSED CONSTITUTIONAL AMENDMENT NO. \_\_\_\_\_

1	members and, by the affirmative vote of three-fourths
2	of its members, expel a member for commission of
3	treason, a felony, breach of the peace, or violation
4	of the rules of that house."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 13 of Article II relating to legislative sessions.

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1	I.	Section 13 of Article II is amended to read:
2		"Section 13: <u>Sessions</u> . The legislature shall
3		meet for organizational purposes on the second
4		Monday of January in the year following the
5		regular general election at which members of the
6		legislature are elected and shall be a continuous
7		body for the two years between these organizational
8		meetings. Each house shall meet in regular
9		sessions for no more than ninety days each year,
10		sixty days before April l and thirty days after
11		July 31 of each calendar year, and may be convened
12		at other times for not more than ten consecutive days
13		upon request by its presiding officer or by the
14		governor. When meeting pursuant to a call by the
15		governor, the legislature shall consider only those
16		subjects described in the call."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add a new section to Article II, to establish a ceiling of \$2,800,000 on the budget of the legislature.

1	I.	A new section is added to Article II to read:
2		"Section Budget Ceiling. There shall be a
3		ceiling on the budget of the legislature.
4		a) Appropriations, or obligations and
5		expenditures, for the operations and activities of
6		the legislature may not exceed two million eight
7		hundred thousand dollars in any fiscal year.
8		This ceiling on the legislative budget shall be
9		divided equally between the Senate and the House
10		of Representatives.
11		b) Obligations and expenditures for the
12		operations and activities of the legislature for
13		the period October 1 through the second Monday in
14		January of a fiscal year in which there is a
15		regular general election, may not exceed seven
16		hundred thousand dollars or the spending authority
17		otherwise available by law, whichever is less.
18		This ceiling shall apply to the various offices and
19		activities in the same proportions as the annual
20		spending authority provided by law."
21	11.	Transition Provision. Upon ratification, the ceilings

#### PROPOSED CONSTITUTIONAL AMENDMENT NO. \_\_\_\_9

1	imposed by this amendment shall apply to the
2	legislature on a pro rata basis computed with respect
3	to the number of days remaining in the periods
4	specified.
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Article II by adding a new section establishing a legislative bureau.

1	I.	A new section is added to Article II to read:
2		"Section: Legislative Bureau. There is
3		hereby established a legislative bureau in the Northern
4		Marianas Commonwealth Legislature.
5		a) The bureau shall be headed by a director to be
6		appointed by the joint leadership of the legislature
7		consisting of the presiding officers, vice presiding
8		officers, floor leaders, and the chairmen of the
9		standing committees.
10		b) The director shall employ all necessary staff,
11		other than personal staff of the members of the
12		legislature, pursuant to budgetary allocations. The
13		staff members shall include legal counsel and other
14		administrative staff.
15		c) The bureau shall provide all required
16		services to the legislature in connection with duties
17		and responsibilities during sessions and committee
18		meetings. It shall maintain all records, files,
19		library and other documents of the legislature.
20		d) The director may be removed by a majority of
21		the members of each house of the legislature with or

PROPOSED CONSTITUTIONAL AMENDMENT NO. 10

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	without cause.
2	e) The bureau shall be free from any political
3	harrassment or pressure.
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 2 of Article III relating to Qualifications of the Governor.

1	I.	Section 2 of Article III is amended to read:
2		"Section 2. Qualifications of the Governor.
3		The governor shall be qualified to vote in the
4		Commonwealth, at least thirty-five years of age,
5		and a resident and domiciliary of the Commonwealth
6		for at least ten years immediately preceding the
7		date on which the governor takes office. A
8		different period of residence and domicile may be
9		provided by law. No person convicted of a felony
10		in the Commonwealth or in any area under the
11		jurisdiction of the United States may be eligible
12		for this office unless a full pardon has been
13		granted."
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SECOND NORTHERN MARIANAS PROPOSED CONSTITUTIONAL CONVENTION, 1985 PROPOSED CONSTITUTIONAL 2000 PROPOSED PROPOSED CONSTITUTIONAL 2000 PROPOSED PROPOSED CONSTITUTIONAL 2000 PROPOSED CONSTITUTIONAL 2000 PROPOSED CONSTITUTIONAL 2000 PROPOSED PROP

#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 4 of Article III to limit a governor to two terms in office.

1	I.	Section 4 of Article III is amended to read:
2		"Section 4. Joint Election of the Governor
3		and Lieutenant Governor. The governor and
4		lieutenant governor shall be elected at large
5		within the Commonwealth for a term of office of
6		four years. The governor and lieutenant governor
7		shall be elected jointly with each voter casting
8		a single vote applicable to both offices. No
9		person may be elected governor more than twice."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 7 of Article III relating to succession to the Governorship and Lieutenant Governorship.

1	I.	Section 7 of Article III is amended to read:
2		"Section 7. <u>Succession to the Governorship</u>
3		and Lieutenant Governorship. In case of the
4		removal, death, or resignation of the governor, the
5		lieutenant governor shall become governor and the
6		president of the senate shall become lieutenant
7		governor. If the offices of governor and
8		lieutenant governor are both vacant, the president
9		of the senate shall become acting governor and the
10		speaker of the house shall become acting lieutenant
11		governor. An acting governor or lieutenant governor
12		who assumes office when more than one year remains
13		in the term may serve only until a governor or
14		lieutenant governor is chosen in a special election
15		provided by law."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 9(a) and (b) of Article III to mandate a balanced budget for the Commonwealth of the Northern Mariana Islands in every fiscal year.

1	I.	Section 9(a) and (b) of Article III is amended to read:
2		"Section 9: Executive Functions.
3		(a) The governor shall submit to the
4		legislature a proposed annual balanced budget for
5		the following fiscal year. The proposed balanced
6		budget shall describe anticipated revenues of the
7		Commonwealth and recommend expenditures of
8		Commonwealth funds. The anticipated revenues
9		may not be increased by the legislature without
10		the consent of the governor. In preparing the
11		proposed balanced budget, the governor shall
12		consider submissions made by the mayors of Rota,
13		Saipan, Tinian and Aguiguan, and the islands north
14		of Saipan as to the budgetary needs of those
15		islands and by the executive assistant appointed
16		under section 18 of this article. The governor's
17		submission to the legislature with respect to the
18		budget shall state the governor's disposition of
19		the budgetary requests contained in these
20		submissions and may include recommended legislation
21		with respect to taxation. If a balanced budget is

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1	approved by the legislature, the governor may not
2	reallocate appropriated funds except as provided by
3	law. If a balanced budget is not approved before
4	the first day of the fiscal year, appropriations for
5	government operations and obligations shall be at the
6	level for the previous fiscal year.
7	b) The governor shall report at least annually
8	to the legislature regarding the affairs of the
9	Commonwealth and new measures that are necessary or
10	desirable. The report shall include a comprehensive
11	annual financial report prepared in accordance with
12	generally accepted governmental accounting principles.
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 10 of Article III relating to the Governor's emergency powers.

1	I.	Section 10 of Article III is amended to read:
2		"Section 10. <u>Emergency Powers</u> . The governor
3		may declare a state of emergency in the case of
4		invasion, civil disturbance, natural disaster, or
5		other calamity as provided by law, and may
6		mobilize available resources to respond to that
7		emergency."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 11 of Article III of the Northern Marianas Constitution relating to the Attorney General.

1	ı.	Section ll of Article III is amended to read:
2		"Section 11: Attorney General. The governor
3		shall appoint an Attorney General with the advice
4		and consent of the Senate. The Attorney General
5		shall be a resident and a domiciliary of the
6		Commonwealth of the Northern Mariana Islands for
7		at least three years immediately preceding the
8		date on which the Attorney General is confirmed.
9		The Attorney General shall be responsible for
10		providing legal advice to the governor and
11		executive departments, representing the
12		Commonwealth in all legal matters, and prosecuting
13		violations of Commonwealth law."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 12 of Article III to provide for appointment of a temporary public auditor by the governor in the event of a vacancy in the office of public auditor, and to guarantee the minimum budget of the public auditor.

1	1.	Section 12 of Article III is amended to read:
2		"Section 12: Public Auditor. The governor
3		shall appoint a public auditor with the advice
4		and consent of each house of the legislature. The
5		public auditor shall audit the receipt, possession
6		and disbursement of public funds by the executive,
7		legislative and judicial branches of the government,
8		an instrumentality of the Commonwealth or an agency
9		of local government and shall perform other duties
10		provided by law. The Public Auditor shall be
11		guaranteed an annual budget of at least \$500,000.
12		The budgetary appropriation may not be reprogrammed
13		for other purposes, and any unencumbered fund
14		balance in a fiscal year shall be available for
15		general appropriation. The public auditor shall
<b>16</b> .		report to the legislature and the governor at
17		least once every year and this report shall be
18		made public promptly. The public auditor may be
19		removed only for cause and by the affirmative vote
20		of two-thirds of the members of each house of the
21		legislature. In the event that there is a vacancy

PROPOSED CONSTITUTIONAL AMENDMENT NO. 17

1	in the office of public auditor, the governor
2	shall appoint a temporary public auditor to serve
3	until the vacancy is filled."
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SECOND NORTHERN MARIANAS PROPOSED CONSTITUTION CONSTITUTIONAL CONVENTION, 1985 AMENDMENT NO. <u>18</u>	
A PROPOSED CONSTITUTIONAL AMENDMENT	
To add a new subsection to Section 18 of Article III to require that the salary of the Executive Assistant for Carolinian Affairs not be less than that of an executive department head.	
THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT:	
1 I. A new subsection is added to Section 18 of Article	
2 III to read:	
3 ") The annual salary of the Executive	
4 Assistant for Carolinian Affairs may not be less	
5 than the annual salary of a head of an executive	
6 department."	
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add a new section to Article III relating to Retirement System.

1	I.	A new section is added to Article III to read:
2		"Section <u>Retirement System</u> .
3		a) Membership in an employee retirement
4		system of the Commonwealth shall constitute a
5		contractual relationship. Accrued benefits of
6		this system shall be neither diminished nor impaired.
7		b) An employee who has acquired not less
8		than twenty years of creditable service under the
9		Commonwealth retirement system shall be credited
10		an additional five years and shall be eligible to
11		retire. An employee who elects to retire under
12		this provision may not be reemployed by the
13		Commonwealth Government or any of its instrumentalities
14		or agencies, for more than 60 calendar days in any
15		fiscal year without losing his or her retirement
16		benefits for the remainder of that fiscal year."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add a new section to Article III to guarantee the independence of boards and commissions and require appointments to vacant seats within 90 days.

THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT:

1	I.	A new section is added to Article III to read:
2		"Section: Boards and Commissions. In
3		every case where the governor appoints a board or
4		commission to perform a regulatory or administrative
5		function or direct the activities of an agency,
6		authority, or public or quasi-public corporation
7		in the performance of a regulatory or administrative
8		function, the members of such a board or commission
9		shall be independent and may be removed only on
10		grounds of gross neglect or dereliction of duty,
11		breach of fiduciary duty, conviction of a felony,
12		or mental or physical incapacity. Upon the
13		expiration of the term of a member of a board or
14		commission, such person shall cease to be a member
15		unless reappointed in the manner prescribed by law.
16		The governor shall make appointments within ninety
17		days to fill any vacant seats on a board or
18		commission. This section does not apply to boards
19		and commissions that serve a purely advisory
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PROPOSED CONSTITUTIONAL AMENDMENT NO. 20

1	function or, except to the extent specifically
2	required by federal law, to boards and commissions
3	created in order to comply with federal law."
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SECOND NORTHERN MARIANAS CONSTITUTIONAL CONVENTION, 1985

PROPOSED CONSTITUTIONAL AMENDMENT NO. 21

#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add a new section to Article III to establish an Office of Special Assistant for Women's Affairs.

1	Ι.	A new Section is added to Article III to read:
2		"Section Special Assistant for Women's
3		Affairs.
4		a) There is hereby established an Office
5		of Special Assistant to the Governor for Women's
6		Affairs. The governor shall appoint a person, who
7		is qualified by virtue of education and experience,
8		to be the special assistant. The special assistant
9		may be removed only for cause.
10		b) It is the responsibility and duty of
11		the special assistant to formulate and implement a
12		policy of affirmative action in the government and
13		private sector to assist women achieve social,
14		political and economic parity. The special
15		assistant shall promote the interests of women,
16		assist agencies of government and private organizations
17		to plan and implement programs and services for
18		women, monitor compliance of laws and regulations by
19		government agencies and private organizations, organize
20		community education strategies regarding the roles of
21		women, and recommend to the governor and the

PROPOSED CONSTITUTIONAL AMENDMENT NO. 21

1	legislature for consideration legislation of benefit
2	to women.
3	c) The special assistant may be authorized
4	to hire staff and shall promulgate rules and regulations
5	in carrying out the responsibilities and duties of the
6	office.
7	d) The Governor shall include in the
8	budget of the executive branch the funding necessary
9	to fully implement the provisions of this section."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add a new section to Article III relative to Indigenous Affairs.

1	I.	A new Section is added to Article III to read:
2		"Section <u>Resident Executive for Indigenous</u>
3		Affairs.
4		a) There is hereby established the office of
5		resident executive to the governor for indigenous
6		affairs. The governor shall appoint a person who is
7		of Northern Marianas descent with the necessary and
8		sufficient education and experience to be resident
9		executive, with the advice and consent of the senate.
10		The term of office shall be four years. Nothing in
11		this section shall preclude renewal of such
12		appointment by the governor. The resident executive
13		may be removed as provided in Article II, Section 8, of
14		this Constitution for incompetence, neglect of duty,
15		commission of a felony, treason, or corruption.
16		b) <u>Responsibilities of Resident Executive</u> . The
17		duties and responsibilities of the resident executive
18		for indigenous affairs shall include but not be limited
19		to:
20		- coordinate the development, distribution,
21		adoption and translation of a comprehensive

1	history of the Marianas.
2	- ensure local participation in executive
3	managerial decision-making in the government
4	and private sector.
5	- assist and promote local entrepreneurial
6	development.
7	- establish a community foundation for the
8	advancement of the indigenous people.
9	- coordinate the translation and distribution
10	of such official documents as the
11	Constitution of the Commonwealth of the
12	Northern Mariana Islands and the Covenant
13	and the analyses thereof.
14	- plan for the establishment of the Indigenous
15	Cultural Center and the Indigenous Hall of Fame.
16	- coordinate an annual cultural festival.
17	- develop and implement a long-range plan to
18	assist and promote the entry of the indigenous
19	people into professional and technical
20	institutions of higher education.
21	- serve as an advocate of positions taken by
22	indigenous people on issues brought before them.
23	c) The office of resident executive for
24	indigenous affairs shall commence immediately upon
25	ratification of this section.

Page 2 of 3

1	d) The resident executive is authorized to hire
2	staff and promulgate rules and regulations in carrying
3	out the duties and responsibilities of the office.
4	e) The governor shall include in the budget of
5	the executive branch the funding necessary to fully
6	implement the provisions of this section."
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#### SECOND NORTHERN MARIANAS CONSTITUTIONAL CONVENTION, 1985

PROPOSED CONSTITUTIONAL AMENDMENT NO. 23

#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Sections 2, 3 and 4 of Article IV relating to the Judicial Branch.

THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT:

1 I. Sections 2, 3 and 4 of Article IV are amended to 2 read: 3 "Section 2. Commonwealth Trial Court. The Commonwealth trial court shall have original jurisdiction 4 5 in all cases in equity and in all cases at law which 6 involve land in the Commonwealth, and in all other civil 7 actions. The court shall also have original jurisdiction 8 in all criminal actions. At least one full-time judge 9 shall be assigned to civil and criminal actions filed in Rota and Tinian. The legislature shall determine the 10 11 number of judges. 12 Section 3. Commonwealth Appeals Court. The 13 legislature may establish a Commonwealth appeals court 14 to hear those appeals from judgments and orders of the 15 Commonwealth trial court. 16 Section 4. Appointment and Qualifications. 17 The governor shall appoint judges of the Commonwealth 18 courts with the advice and consent of the senate. The 19 term of office shall be six years and may be increased by law to not more than twelve years for judges who have 20 21 served at least one term. A judge shall be at least

thirty-five years of age, a citizen or national of the United States and possess other qualifications provided by law." Page 2 of 2

SECOND NORTHERN MARIANAS CONSTITUTIONAL CONVENTION, 1985 PROPOSED CONSTITUTIONAL AMENDMENT NO. 24

#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Article V relative to representation in the United States.

THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT:

1 I. Article V is amended to read:

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"ARTICLE V: REPRESENTATION TO THE UNITED STATES Section 1: <u>Resident Representative to the United</u> <u>States</u>. A resident representative to the United States shall be elected to represent the Commonwealth in the United States and perform those related duties provided by law. The governor shall provide a certification of selection promptly to the United States Department of State and to the resident representative.

Section 2: <u>Term of Office</u>. The term of office of the resident representative shall be two years, except that on the second Monday of January 1990, the term of office of the resident representative shall be increased to four years. In the event that the United States confers the status of member or non-voting delegate in the United States Congress on the resident representative and such status requires a different term, the term of office of the resident representative shall be that required by such status.

20 Section 3: <u>Qualifications</u>. The resident
21 representative shall be qualified to vote in the

1 Commonwealth, a citizen of the United States, at 2 least twenty-five years of age, and a resident and 3 domiciliary of the Commonwealth for at least seven 4 years, immediately preceding the date on which the 5 resident representative takes office. A different 6 period of residence and domicile may be provided by 7 law. No person convicted of a felony in the 8 Commonwealth or in any area under the jurisdiction of 9 the United States may be eligible for this office unless a full pardon has been granted. 10 Section 4: Annual Report. The resident 11 12 representative shall submit a written report by the 13 first day of March of each year, except that an outgoing resident representative shall submit a final written 14 15 report by the second Monday of January of the year he or she leaves office, to the governor and legislature on 16 the resident representative's official activities during 17 18 the preceding year and matters requiring the attention 19 of the government or people of the Commonwealth. 20 Section 5: Compensation. The resident 21

representative shall receive an annual salary and
reasonable allowance for expenses provided by law. The
salary may not be changed during a term of office. The
staff of the office of the resident representative shall
be exempted from the civil service.

Page 2 of 3

1 Section 6: Vacancy. In the event of a	
	vacancy
2 in the office of resident representative to	
3 the United States, the governor shall appoint	a
4 successor with the advice and consent of the	legislature
5 unless the United States confers the status of	of member
6 or non-voting delegate in the United States (	Congress
7 on the resident representative and such state	as requires
8 a different method of filling vacancies, in v	which case
9 vacancies shall be filled in the manner requi	ired by
10 such status.	
11 Section 7: <u>Impeachment</u> . The resident	
12 representative is subject to impeachment as	provided in
13 article II, section 8, of this Constitution :	for treason,
14 commission of a felony, corruption or neglect	t of duty."
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Page 3 of 3	

SECOND NORTHERN MARIANAS CONSTITUTIONAL CONVENTION, 1985 PROPOSED CONSTITUTIONAL AMENDMENT NO. 25

#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Article VI and Sections 17(a) and (b) of Article III relating to Local Government and decentralized delivery of public services.

THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENTS:

Article VI is amended to read: 1 I. 2 "Section 1: Local Government. Agencies of local government shall be established as provided 3 4 by this article. 5 Section 2: Election of Mayor. The qualified 6 voters from Rota, Tinian and Aguiguan, and the 7 islands north of Saipan shall elect a mayor for each 8 island or group of islands. 9 a) A mayor shall be qualified to vote in 10 the island or islands served by the mayor, at 11 least twenty-five years of age, a resident and 12 domiciliary of the island or islands served by 13 the mayor for at least three years immediately 14 preceding the date on which the mayor takes 15 office, and must reside in the island or islands served by the mayor after election, and shall meet 16 other qualifications provided by law. No person 17 convicted of a felony in the Commonwealth or in an 18 area under the jurisdiction of the United States 19 may be eligible for this office unless a full 20 21 pardon has been granted.

1	b) The mayor shall be elected at a regular
2	general election for a term of office of four
3	years and may not hold that office for more than
4	two terms. A vacancy in the office of the mayor
5	shall be filled by special election if one-half
6	or more of the term remains and otherwise as
7	provided by law.
8	c) The office of the mayor for Saipan shall
9	remain as provided in this Constitution prior to
10	the effective date of this provision until the
11	second Monday of January, 1990, at which time, it
12	shall cease to exist and the offices of precinct
13	commissioners shall be established as provided in
14	this article.
15	Section 3: <u>Responsibilities and Duties of the</u>
16	Mayor.
17	a) A mayor shall serve on the governor's
18	council as established by Section 5 of this
19	article.
20	b) A mayor shall administer government
21	programs, public services, and appropriations
22	provided by law, for the island or islands
23	served by the mayor, and shall report quarterly
24	to the governor relating to these programs and
25	services or appropriations.
	Page 2 of 10

1 A mayor may investigate complaints and c) conduct public hearings with respect to government 2 3 operations and local matters, and may submit findings or recommendations to the governor and 4 5 the legislature. A mayor may require information in writing relating to local matters as may be 6 7 necessary to his investigation under this 8 subsection. d) The mayors of Rota, and Tinian and 9 Aguiguan, in consultation with the municipal 10 council, and the mayor of the islands north of 11 Saipan shall submit items for inclusion in the 12 proposed budgets for both government operations 13 and capital improvement projects. The governor's 14 15 budget submission to the legislature shall state his disposition of the budgetary requests 16 contained in the submissions from Rota, Tinian 17 and Aguiguan, and the islands north of Saipan. 18 19 e) A mayor shall coordinate any extension 20 of federal programs extended to the island or 21 islands served by the mayor. f) A mayor snall act as the principal local 22 official for coordinating activities with disaster 23 24 control for the mobilization of resources and meeting emergency conditions in the island or 25

Page 3 of 10

PROPOSED CONSTITUTIONAL AMENDMENT NO. \_\_\_\_25\_\_\_\_

1 islands served by the mayor. 2 g) The mayors of Rota, and Tinian and 3 Aguiguan, shall appoint, in consultation with the 4 head of the respective executive branch 5 department, all resident department heads. 6 h) A mayor shall perform other 7 responsibilities provided by law. 8 Section 5: Governor's Council. The mayors 9 elected under Section 2, the executive assistant 10 appointed under Article III, Section 18, and the 11 chief precinct commissioner shall be members of a 12 governor's council that shall advise the governor on government operations and local matters. The governor 13 shall preside over the council which shall meet 1·4 regularly or at least four times each year to consider 15 16 matters concerning the relationship between the 17 Commonwealth and its separate islands. Section 6: Municipal Councils/Precinct 18 19 Commissioners. a) There shall be municipal councils for 20 Rota, and Tinian and Aguiguan, to be composed of 21 three members, elected at-large in the island or 22 islands to be served and on a non-partisan basis. 23 Candidates for municipal council shall be at 24 least twenty-one years of age, a resident of the 25

Page 4 of 10

1 municipality for at least three years and shall 2 serve for a term of two years. Each council 3 shall adopt its own rules of procedure. 4 b) Commencing the second Monday of January 5 1990, there shall be four precinct commissioners 6 for Saipan, elected by and for four precincts. 7 Candidates for precinct commissioner shall be at 8 least twenty-one years of age, a resident of the 9 precinct for at least three years immediately 10 preceding the date on which the precinct commissioner takes office, and shall serve for a 11 term of four years. Immediately upon taking 12 office, the four precinct commissioners shall 13 14 meet and select a chief commissioner by drawing 15 of lots. The chief commissioner shall serve for a 16 period not to exceed one year. Each of the four precinct commissioners shall serve alternately as 17 18 chief commissioner every year throughout the four 19 year term. 20 c) In the case of a vacancy in a municipal

council, the mayor of the island or islands served by the council shall appoint the unsuccessful candidate for the office in the last election for the council who received the next highest number of votes. Otherwise, the mayor shall

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Page 5 of 10

1 appoint a person from the island or islands 2 served with the advice and consent of the 3 legislative delegation of the senatorial district 4 for that island or islands. 5 d) In the case of a vacancy in an office 6 of precinct commissioner, the governor shall 7 appoint the unsuccessful candidate for the office 8 in the last election who received the next highest 9 number of votes in the precinct for which the 10 vacancy exists. Otherwise, the governor shall 11 appoint a person from that precinct with the 12 advice and consent of the precinct legislative 13 delegation to the house of representatives. 14 Section 7: Powers, Meetings, Compensation. 15 a) The municipal councils shall meet in 16 regular session no more than twice a month, and 17 shall be paid for each meeting as provided by law. 18 The mayor, or a majority of the members of the 19 council, may call special sessions of the council as needed. The powers of the municipal councils 20 21 shall extend to all local matters of a predominately local nature not pre-empted by the 22 23 Commonwealth Legislature, and shall include the following: 24 1) Assist the mayor in the formulation 25

Page 6 of 10

1	of the annual budget delineating local needs,
2	2) At the request of an executive branch
3	department head, in consultation with the
4	mayor, the council shall have the authority
5	to approve reprogramming of funds in the
6	approved budget,
7	3) To confirm all resident department
8	heads,
9	4) When a mayor is unable to discharge
10	the duties of office by reason of physical
11	or mental disability, the presiding officer
12	of the municipal council shall be acting
13	mayor. If the presiding officer is not
14	available, another member shall be selected
15	by the council to serve, and
16	5) Additional powers and duties as
17	provided by law.
18	b) The precinct commissioners shall meet
19	in regular session no more than twice a month and
20	shall receive an annual salary as provided by
21	law. The governor, or a majority of the precinct
22	commissioners, may call special sessions as
23	needed. The powers of the precinct commissioners
24	shall extend to all matters of a predominately
25	local nature not pre-empted by the Commonwealth

Page 7 of 10

1 Legislature, and shall include the following: 2 1) Assist the governor in the 3 formulation of the annual budget delineating 4 local needs, 5 2) Advise the governor in the 6 reprogramming of funds in the approved budget, 7 3) Serve as liaison between their 8 respective precincts and the office of the 9 governor in the delivery of public services, 4) Additional powers and duties as 10 11 provided by law. 12 Section 8: Agencies of Local Government. a) The chartered municipality form of local 13 government on Rota, and Tinian and Aguiguan, is 14 hereby established. Local taxes paid to the 15 16 chartered municipal governments of Rota, and 17 Tinian and Aguiguan, and Saipan may be expended 18 for local public purposes on the island or islands 19 producing those revenues. New agencies of local 20 government may not be established without the 21 affirmative vote of two-thirds of the persons qualified to vote from the island or islands to be 22 served by the proposed agency of local government." 23 Sections 17(a) and (b) of Article III are amended to 24 II. 25 read: Page 8 of 10

1 Section 17(a). The governor shall delegate to 2 a mayor elected under the provisions of Article VI, 3 Section 2, responsibility for the execution of 4 Commonwealth laws as deemed approriate, and the 5 administration of public services in the island or 6 islands in which the mayor has been elected. Services 7 being provided on a decentralized basis on Rota, and 8 Tinian and Aguiguan, on the effective date of this q provision shall continue. In furtherance of this 10 section, the mayor shall have the responsibility for ensuring that the resident department heads faithfully 11 execute their duties under the law and in accordance 12 13 with the policies of the Commonwealth government for 14 the administration of public services, in the island or 15 islands in which the mayor has been elected. 16 b) Public services on Rota, and Tinian 17 and Aguiguan, shall be headed by a resident department 18 head in the departments providing the services. A 19 resident department head shall submit a budget to the mayor pursuant to the budget instructions. No resident 20 department head may be appointed to serve in any 21 commonwealth-wide board, commission, or authority. 22 These arrangements shall apply to the islands north of 23 Saipan when the population of these islands exceeds one 24 25 thousand persons."

Page 9 of 10

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1 111.	Transition Provision - Election. An election of the
2	members of the municipal councils for Rota, and
3	Tinian and Aguiguan, shall be held within sixty days
4	after ratification of this amendment. The election
5	of precinct commissioners for Saipan shall be held
6	four years after the ratification of this amendment.
7	The Board of Elections shall conduct the election in
8	accordance with existing laws.
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SECOND	NORTHERN	MARIANAS	
CONSTIT	<b>TANOITU</b>	CONVENTION,	1985

### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 1 of Article VIII of the Northern Marianas Constitution to change the day of the regular general election to Saturday.

THE	SECOND	CONST	TUTIONAL	CONVENTION	ADOPTS	AND	PROPOSES	FOR
RATI	FICATIO	N THE	FOLLOWING	AMENDMENT	:			

1	I.	Section 1 of Article VIII is amended to read:
2		"Section 1: <u>Regular General Election</u> . The
3		regular general election of the Commonwealth shall
4		be held on the first Saturday in November."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add a new Section 5 to Article VIII relating to resignation from public office.

1	I.	To add a new Section 5 to Article VIII to read:
2		"Section 5: <u>Resignation from Public Office</u> . An
3		elected public official shall resign from office upon
4		certification to be a candidate for another public
5		office, if the term of the office sought begins before
6		the end of the term of the office held."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 1 of Article X relating to Public Purpose.

1	I.	Section 1 of Article X is amended to read:
2		"Section 1: Public Purpose. A tax may not be
3		levied and an appropriation of public money may not
4		be made, directly or indirectly, except for a public
5		purpose. The legislature shall provide the definition
6		of public purpose."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add a new section to Article X prohibiting the imposition of certain taxes on real property unless approved by three-fourths of the votes cast in a referendum.

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1	1.	A new section is added to Article X to read:
2		"Section: <u>Real Property Taxes</u> . No tax may
3		be levied upon any owner-occupied single family
4		residential, agricultural, or unimproved real
5		property, unless approved by three-fourths of
6		the votes cast in an election conducted in the
7		senatorial district in which the tax is to be levied."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add two new sections to Article X relating to the liquidation of deficits, and requiring employment ceilings in appropriation acts.

1	I.	A new section is added to Article X to read:
2		"Section: Liquidation of Deficits. Before
3		October 1, 1986, the legislature shall adopt a
4		seven-year plan in which the government operations
5		deficit through fiscal year 1985 shall be retired in
6		equal shares. If the legislature fails to adopt or
7		adhere to the plan, any person may bring an action to
8		require the government to reallocate its expenditures
9		in accordance with a deficit reduction plan. If an
10		operating deficit is incurred in future fiscal years,
11		the government shall retire the deficit during the
12		second consecutive fiscal year following the year."
13	II.	A new section is added to Article X to read:
14		"Section: <u>Government Employment</u> . In the
15		annual appropriations acts, the legislature shall
16		establish ceilings on the number of persons that may be
17		employed by each branch, department, agency, authority
18		and public corporation of the Commonwealth to which
19		public funds are appropriated. Except upon specific
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1	approval by joint resolution of the legislature, no
2	public funds may be expended for personnel in excess
3	of the ceilings so established."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add two new sections to Article X relating to a Uniform Fiscal Management Policy and taxpayer's rights of action.

1	I.	Two new sections are added to Article X to read:
2		"Section: Control of Public Finance. The
3		Department of Finance or its successor department
4		shall control and regulate the expenditure of public
5		funds. The department shall promulgate regulations
6		including accounting procedures that require public
7		officials to provide full and reasonable documentation
8		that public funds are expended for public purposes.
9		Section: Taxpayer's Right of Action. A
10		taxpayer may bring an action against the government or
11		one of its instrumentalities in order to enjoin the
12		expenditure of public funds for other than public
13		purposes or for a breach of fiduciary duty. The court
14		shall award costs and attorney fees to any person who
15		prevails in such an action in a reasonable amount
16		relative to the public benefit of the suit."
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SECOND NORTHERN MARIANAS SECOND NORTHERN MARIANASPROPOSED CONSTITUTIONALCONSTITUTIONAL CONVENTION, 1985AMENDMENT NO. 32

### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Sections 4 and 5 of Article XI relating to the Marianas Public Land Corporation.

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1	I.	Section 4 of Article XI is amended to read:
2		"Section 4: Marianas Public Land Corporation.
3		There is hereby established the Marianas Public Land
4		Corporation.
5		a) The corporation shall have five directors,
6		appointed by the governor with the advice and
7		consent of the senate, who shall direct the affairs
8		of the corporation for the benefit of the people of
9		the Commonwealth who are of Northern Marianas
10		descent.
11		b) One director shall be a resident of the
12		first senatorial district, one shall be a resident
13		of the second senatorial district, and three shall
14		be residents of the third senatorial district;
15		provided that of the five directors, at least
16		one shall be a woman and at least one shall be a
17		person of Carolinian descent. Each director shall
18		be a citizen or national of the United States, a
19		resident of the Commonwealth for at least five years
20		immediately preceding the date on which the
21		director takes office, a person with at least two
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years management experience, a person who has not 1 2 been convicted of a crime carrying a maximum 3 sentence of imprisonment of more than six months, 4 a person who is able to speak Chamorro or 5 Carolinian and a person of Northern Marianas descent. 6 7 c) The directors shall serve a term of four 8 years except that two of the first five directors 9 appointed shall serve a term of two years and three 10 shall serve a term of four years. A director may 11 not hold a paid position in the corporation. The directors shall be held to strict standards of 12 13 fiduciary care. d) The corporation shall have the powers 14 15 available to a corporation under Commonwealth law and shall act only by the affirmative vote of a 16 17 majority of the five directors. The directors shall make an annual 18 e) 19 written report to the people of the Commonwealth describing the management of public lands and the 20 nature and effect of transfers of interests in 21 22 public land made during the preceding year and disclosing the interests of the directors in 23 Commonwealth land. 24 f) After this Constitution h s been in 25

Page 2 of 5

1 effect for at least twelve years, the Corporation 2 shall be dissolved and its functions shall be 3 transferred to the executive branch of government." Section 5 of Article XI is amended to read: 4 II. 5 Section 5: Fundamental Policies. The Marianas 6 Public Land Corporation shall follow certain 7 fundamental policies in the performance of its 8 responsibilities. a) The corporation shall make available 9 10 some portion of the public lands for a homestead 11 program. A person is not eligible for more than one agricultural and one village homestead. A 12 13 person may not receive a freehold interest in a 14 homestead for three years after the grant of a 15 homestead and may not transfer a freehold interest 16 in a homestead for ten years after receipt except 17 that these requirements are waived for persons who 18 have established a continuous use of public lands 19 for at least fifteen years as of the effective date of this Constitution. At any time after 20 receiving the freehold interest, the grantee may 21 mortgage the land provided that all funds received 22 from the mortgagee be devoted to the improvement 23 of the land. Other requirements relating to the 24 homestead program shall be provided by law. 25

Page 3 of 5

1	b) The corporation may not transfer a
2	freehold interest in public lands for twenty years
3	after the effective date of this Constitution,
4	except for homesteads as provided under
5	Section 5(a), or for use for a public purpose by
6	another agency of government, or for land exchanges
7	to accomplish a public purpose as authorized by
8	law.
9	c) The corporation may not transfer a
10	leasehold interest in public lands that exceeds
11	twenty-five years including renewal rights. An
12	extension of not more than fifteen years may be
13	given upon approval by three-fourths of the members
14	of the legislature.
15	d) The corporation may not transfer an
16	interest in more than five hectares of public land
17	for use for commercial purposes without the
18	approval of the legislature in a joint session.
19	e) The corporation may not transfer an
20	interest, and may prohibit the erection of any
21	permanent structure, in public lands located within
22	one hundred fifty feet of the high water mark of a
23	sandy beach, except that the corporation may
24	authorize construction of facilities for public
25	purposes.

Page 4 of 5

1	f) The corporation shall adopt a
2	comprehensive land use plan with respect to public
3	lands including priority of uses and may amend the
4	plan as appropriate.
5	g) The corporation shall receive all moneys
6	from the public lands except those from lands in
7	which freehold interest has been transferred to
8	another agency of government pursuant to
9	section 5(b), and shall transfer these moneys
10	after the end of the fiscal year to the Marianas
11	Public Land Trust except that the corporation shall
12	retain the amount necessary to meet reasonable
13	expenses of administration and management, land
14	surveying, homestead development, and any other
15	expenses reasonably necessary for the
16	accomplishment of its functions. The annual budget
17	of the corporation shall be submitted to the
18	legislature for information purposes only."
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### SECOND NORTHERN MARIANAS<br/>CONSTITUTIONAL CONVENTION, 1985PROPOSED CONSTITUTIONAL<br/>AMENDMENT NO. 33 SECOND NORTHERN MARIANAS

#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 6(a) of Article XI to provide for an increase in the number of trustees of the Marianas Public Land Trust from three to five; and, to amend Section 6(f) of Article XI to provide for annual reporting.

1	Ι.	Section 6(a) of Article XI is amended to read:
2		"a) The trust shall have three trustees
3		appointed by the governor with the advice and consent
4		of the senate. After this Constitution has been in
5		effect for ten years, the number of trustees appointed
6		by the governor with the advice and consent of the
7		senate shall be increased to five. Three shall be from
8		Saipan, one from Rota, and one from Tinian. At least
9		one trustee shall be a woman and at least one trustee
10		shall be of Carolinian descent. The trustees shall
11		serve for a term of six years except that the term of
12		office shall be staggered, accomplished as follows:
13		three trustees shall serve for four years and two
14		trustees shall serve for six years as determined by
15		drawing of lots."
16	11.	Section 6(f) of Article XI is amended to read:
17		"f) The trustees shall be held to strict
18		standards of fiduciary care. Each trustee shall
19		annually submit to the governor and the presiding
20		officers of the legislature a report disclosing their
21		financial affairs, as provided by law."

19 20 21

#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 2 of Article XII relating to acquisition of land.

1	I.	Section 2 of Article XII is amended to read:
2		"Section 2: Acquisition. The term acquisition
3		used in Section 1 includes acquisition by sale, lease,
4		gift, inheritance or other means. A transfer to a
5		spouse by inheritance is not an acquisition under this
6		section if the owner dies without issue or with issue
7		not eligible to own land in the Northern Mariana Islands.
8		A transfer to a mortgagee by means of a foreclosure on
9		a mortgage is not an acquisition under this section if
10		the mortgagee is a full service bank, Federal Agency or
11		Governmental entity of the Commonwealth and does not
12		hold the permanent or long-term interest in real
13		property for more than ten years beyond the term of the
14		mortgage."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 3 of Article XII to allow the sale and long-term lease of building above the first floor.

1	I.	Section 3 of Article XII is amended to read:
2		"Section 3: Permanent and Long-Term Interests in
3		Real Property. The term permanent and long-term
4		interests in real property used in Section 1 includes
5		freehold interests and leasehold interests of more than
6		fifty-five years including renewal rights, except an
7		interest acquired above the first floor of a condominium
8		building. Any interests acquired above the first floor
9		of a condominium building is restricted to private
10		lands. Any land transaction in violation of this
11		provision shall be void. This amendment does not
12		apply to existing leasehold agreements."
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#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 5 and 6 of Article XII of the Northern Marianas Constitution relating to the qualification of corporations as persons of Northern Marianas descent.

THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT:

1	I.	Sections 5 and 6 of Article XII are amended to read:
2		"Section 5: <u>Corporation</u> . A corporation shall be
3		considered to be a person of Northern Marianas descent
4		so long as it is incorporated in the Commonwealth, has
5		its principal place of business in the Commonwealth,
6		has directors one-hundred percent of whom are persons
7		of Northern Marianas descent and has voting shares (i.e.
.8		common or preferred) one-hundred percent of which are
9		actually owned by persons of Northern Marianas descent
10		as defined in Section 4. Minors, as defined by
11		applicable laws of the Commonwealth, may not be eligible
12		to become directors of a corporation. No trusts or
13		voting by proxy by persons not of Northern Marianas
14		descent may be permitted. Beneficial title shall not
15		be severed from legal title.
16		Section 6: Enforcement. Any transaction made in
1.7		violation of Section 1 shall be void ab initio

17 violation of Section 1 shall be void ab initio. Whenever a corporation ceases to be qualified under 18 Section 5, a permanent or long-term interest > land in 19 20 the Commonwealth acquired by the Corporation after the effective date of this amendment shall be immediately 21

1	forfeited without right of redemption to the government
2	of the Commonwealth of the Northern Mariana Islands.
3	The Registrar of Corporation shall issue regulations
4	to ensure compliance and the legislature may enact
5	enforcement laws and procedures."
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# SECOND NORTHERN MARIANAS<br/>CONSTITUTIONAL CONVENTION, 1985PROPOSED CONSTITUTIONAL<br/>AMENDMENT NO. \_\_\_\_37\_\_\_\_

#### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 2 of Article XIV to include two other uninhabited islands to be protected and preserved.

1	I.	Section 2 of Article XIV is amended to read:
2		"Section 2: Uninhabited Islands. The island of
3		Managaha shall be maintained as an uninhabited place
4		and used only for cultural and recreational purposes.
5		The islands of Maug, Uracas, Asuncion, Guguan and other
6		islands specified by law shall be maintained as
7		uninhabited places and used only for the preservation
8		and protection of natural resources, including but not
9		limited to bird, wildlife and plant species."
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SECOND NORTHERN MARIANAS CONSTITUTIONAL CONVENTION, 1985 PROPOSED CONSTITUTIONAL AMENDMENT NO. 38

#### A PROPOSED CONSTITUTIONAL AMENDMENT To repeal Section 13 of Article III, and to amend Article XV relative to education. THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT: I. 1 Effective on the second Monday of January 1988, 2 Section 13 of Article III is repealed. 3 II. Effective on the second Monday of January 1988, Article 4 XV is amended to read: "ARTICLE XV: EDUCATION 5 6 Section 1: Elementary and Secondary 7 Education. 8 a) Every person in the Northern Mariana 9 Islands has the right to free, compulsory and 10 public elementary and secondary education within age and educational levels provided by law. The 11 12 educational system shall provide maximum 13 educational and training opportunities and be 14 sensitive and responsive to the needs and desires 15 of the community as it pursues its central objective of developing human potential. The 16 17 educational system shall also provide support and guidance for students in assessing areas of 18 interest and ability, in clarifying values and 19 20 goals, and in providing students with clear and 21 accurate information so they may gain the mo. ¿ from

1	their educational experience. The educational
2	system shall recognize the distinct and unique
3	cultural heritage and indigenous way of life of
4	the people and shall be committed to provide for
5	the language needs of the people and the
6	preservation of their cultural integrity within a
7	global community.
8	b) Administration of the public elementary
9	and secondary education system of the Commonwealth
10	shall be the responsibility of a superintendent of
11	education appointed by a representative board of
12	education. The board of education shall formulate
13	policy and exercise control over the public school
14	system through the superintendent. Other matters
15	pertaining to its operations and duties shall be
16	provided by law.
17	c) The board of education shall have five
18	members, elected at large on a non-partisan basis
19	as follows: one from the first senatorial
20	district, one from the second senatorial district
21	and three from the third senatorial district.
22	Elected members of the board of education shall
23	serve terms of four years except that the terms of
24	the first members elected shall be determined by
25	drawing of lots with three members serving a term

Page 2 of 5

of four years and two members serving a term of two years. The governor shall appoint three nonvoting ex-officio members to the board of education: one member shall be a student attending a public school; one member shall be a representative of nonpublic schools; and one member selected by an exclusive bargaining representative of the teachers within the Department of Education. Elected members of the board shall serve commencing on the second Monday of January in the year following the regular general election at which they were elected.

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d) A member of the board of education shall be qualified to vote in the Commonwealth, at least twenty-five years of age, and a resident and domiciliary of the Commonwealth for at least five years immediately preceding the date on which the member takes office. A longer residency and domicile requirement may be provided by law.

e) The public elementary and secondary education system shall be guaranteed an annual budget of not less than fifteen percent of the general revenues of the Commonwealth. The budgetary appropriation may not be reprogrammed for other purposes, and any unencumbered fund

Page 3 of 5

1 balance at the end of a fiscal year shall be 2 available for reappropriation. 3 Section 2: Higher and Adult Continuing Education. 4 a) The legislature shall establish by law a 5 Northern Marianas College that shall be headed by 6 a president. The president of the college shall 7 be appointed by a representative board of regents. 8 The board of regents shall be appointed to 9 staggered terms by the governor and shall have 10 autonomy in the administration of its affairs and 11 shall formulate policy relating to the higher 12 education needs of the Commonwealth of the Northern Mariana Islands. The composition of the board of 13 14 regents and other matters pertaining to its and 15 operations and duties shall be provided by law. b) The mission of the college shall be to 16 17 provide the best quality and meaningful 18 postsecondary and adult educational opportunities 19 for the purpose of improving the quality of life 20 for the individual and for the Commonwealth as a 21 whole. The college shall be responsible for 22 providing education in the areas of adult and 23 continuing education, postsecondary and adult vocational education and professional development 24 for the people of the Commonwealth. 25

Page 4 of 5

1	c) The college shall be guaranteed an annual
2	budget of not less than one percent of the general
3	revenues of the Commonwealth. The budgetary
4	appropriation may not be reprogrammed for other
5	purposes, and any unencumbered fund balance at the
6	end of a fiscal year shall be available for
7	reappropriation."
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SECOND NORTHERN MARIANASPROPOSED CONSTITUTIONALCONSTITUTIONAL CONVENTION, 1985AMENDMENT NO. 39

### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 2(a) of Article XVIII to require that voters be asked within ten years whether there should be another constitutional convention; and, to amend Section 5(a) of Article XVIII to allow proposed amendments to be ratified in a special election.

THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT:

1	I.	Section 2(a) of Article XVIII is amended to read:
2		"a) The legislature, by the affirmative vote of a
3		majority of the members of each house, may submit to
4		the voters the question, 'Shall there be a
5		constitutional convention to propose amendments to the
6		Constitution?' The legislature, or the governor in
7		the event the legislature fails to act, shall submit
8		this question to the voters at a regular general
9		election no later than ten years after the question
10		was last submitted and as provided by law. An act of
11		the legislature under this subsection may not be vetoed
12		by the governor."
13	11.	Section 5(a) of Article XVIII is amended to read:
14		"a) A proposed amendment to this Constitution
15		shall be submitted to the voters for ratification at
16		the next regular general election or at a special
17		election established by law."
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SECOND NORTHERN MARIANAS CONSTITUTIONAL CONVENTION, 1985 PROPOSED CONSTITUTIONAL AMENDMENT NO. 40

### A PROPOSED CONSTITUTIONAL AMENDMENT

To add a new Article relating to Code of Ethics; to amend Section 15 of Article II relating to conduct of members; and to amend Section 6 of Article III relating to other government employment.

THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT:

1 I. A new Article is added to read: "ARTICLE . CODE OF ETHICS 2 3 "Section 1. Code of Ethics. The legislature 4 shall enact a comprehensive Code of Ethics which shall 5 apply to appointed and elected officers and employees 6 of the Commonwealth and its political subdivisions, 7 including members of boards, commissions, and other instrumentalities. The Code of Ethics shall include a 8 9 definition of proper conduct for members of the 10 legislature with conflicts of interest and a definition 11 of the proper scope of debate in the legislature, shall 12 require disclosure of financial or personal interests sufficient to prevent conflicts of interest in the 13 performance of official duties, shall define the 14 15 offense or corrupt solicitation of public officials, and shall provide for punishment of offenses by fine 16 and imprisonment." 17 II. Section 15 of Article II is amended to read: 18 "Section 15: Conduct of Members. A member of 19 20 the legislature who has a financial or personal 21 interest in a bill before the legislature shall

PROPOSED CONSTITUTIONAL AMENDMENT NO. <u>40</u>

1		disclose that interest and may not debate on or vote on
2		the bill."
3	III.	Section 6 of Article III is amended to read:
4		"Section 6: Other Government Employment. The
5		governor or lieutenant governor may not serve in
6		another Commonwealth position or receive compensation
7		for performance of official duties or from any
8		governmental body except as provided by Section 5."
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# SECOND NORTHERN MARIANASPROPOSED CONSTITUTIONALCONSTITUTIONAL CONVENTION, 1985AMENDMENT NO. 41

## A PROPOSED CONSTITUTIONAL AMENDMENT

To repeal Section 16 of Article III; and to add a new Article relating to Civil Service.

THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT:

1	I.	Section 16 of Article III is repealed and a new
2		Article is added to read:
3		"ARTICLE CIVIL SERVICE
4		"Section l: <u>Civil Service</u> . The legislature
5		shall provide for a non-partisan and independent civil
6		service with the duty to establish and administer
7		personnel policies for the Commonwealth Government.
8		The Commission shall be composed of seven members
9		appointed by the governor with the advice and consent
10		of the senate. Six members shall serve a term of six
11		years, staggered in such manner that the term of one
12		member expires each year, and one member shall serve
13		a term of four years expiring concurrently with the
14		term of the governor. Members of the civil service
15		commission may be removed only for cause. The
16		commission's authority shall extend to positions other
17	•	than those filled by election or by appointment of
18		the governor in the departments and agencies of the
19		executive branch and in the administrative staffs of
20		the legislative and judicial branches. Exemption from
21		the civil service shall be as provided by law, and the

1		commission shall be the sole authority authorized by
2		law to exempt positions from civil service
3		classifications. Appointment and promotion within
4		the civil service shall be based on merit and fitness
5		demonstrated by examination or by other evidence of
6		competence."
7	II.	Transition Provision. Upon ratification, the governor
8		is authorized to adjust the terms of members currently
9		sitting on the civil service commission in such manner
10		that one member's term will expire the same day as the
11		governor's term and the term of one member shall
12		expire in January of each of the following years:
13		1986, 1987, 1988, 1989, 1990 and 1991.
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SECC	OND NORTHERN MARIANAS STITUTIONAL CONVENTION, 1985	PROPOSED CONSTITUTIONAL AMENDMENT NO. 42
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	A PROPOSED CONSTIT	UTIONAL AMENDMENT
To a	add a new Article relating to ga	mbling.
	SECOND CONSTITUTIONAL CONVENTION IFICATION THE FOLLOWING AMENDMEN	
1	I. A new Article is added to	read:
2	"ARTICLE: GAMB	LING
3	"Section 1: Pro-	ohibition. Gambling is
4	prohibited in the Norther	n Mariana Islands except as
5	provided by Commonwealth	law or established through
6	initiative in the Commonw	ealth or in any senatorial
7	district."	
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### SECOND NORTHERN MARIANAS CONSTITUTIONAL CONVENTION, 1985

PROPOSED CONSTITUTIONAL AMENDMENT NO. 43

#### A PROPOSED CONSTITUTIONAL AMENDMENT

To add a new Article relating to the official seal, flag and languages of the Northern Mariana Islands.

THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT:

1 I. A new Article is added to read:

"ARTICLE \_\_\_\_\_. OFFICIAL SEAL, FLAG AND LANGUAGES 2 3 "Section 1: Official Seal. The official 4 seal of the Commonwealth shall consist of a circular 5 field of blue having in its center a white star 6 superimposed on a gray latte stone, surrounded by the traditional Carolinian mwaar consisting of the 7 8 following flowers: langilang, flores mayor (seyur) 9 angagha, and teibwo, on the outer border, and the words encircling the mwaar, 'Commonwealth of the Northern 10 Mariana Islands' and 'Official Seal'. 11

12 Section 2: Official Flag. The official 13 flag of the Commonwealth shall consist, on both sides 14 of a rectangular field of blue, a white star in the 15 center, superimposed on a gray latte stone, surrounded 16 by the traditional Carolinian mwaar. The dimensions 17 of the flag, the mwaar, the star and latte stone shall 18 be provided by law.

19Section 3: Official Language. The20official languages of the Commonwealth shall be21Chamorro, Carolinian and English, as deemed appropriate

1	and as enforced by the legislature. The legislature
2	may provide that government proceedings and documents
3	shall be in at least one of the three languages. This
4	section shall not be subject to judicial review.*
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SECOND NORTHERN MARIANAS CONSTITUTIONAL CONVENTION, 1985 PROPOSED CONSTITUTIONAL AMENDMENT NO. 44

### A PROPOSED CONSTITUTIONAL AMENDMENT

To amend Section 8 of the Schedule on Transitional Matters relating to Interim Definition of Citizenship.

THE SECOND CONSTITUTIONAL CONVENTION ADOPTS AND PROPOSES FOR RATIFICATION THE FOLLOWING AMENDMENT:

I. Section 8 of the Schedule on Transitional Matters
 is amended to read:

3 "Section 8: Interim Definition of Citizenship. 4 For the period from the approval of the Constitution 5 by the people of the Northern Mariana Islands to the 6 termination of the Trusteeship Agreement, the term 7 United States citizen or United States national as 8 used in the Constitution and laws of the Northern Mariana Islands means those persons who, on the date 9 10 of approval of the Constitution by the people of the 11 Northern Mariana Islands, do not owe allegiance to 12 any foreign state and who qualify under one of the 13 following criteria, as well as their children regardless of their date of birth: 14

15 "a) persons who were born in the Northern
16 Mariana Islands, who are citizens of the Trust
17 Territory of the Pacific Islands on the date of
18 the approval of thr Constitution by the people of
19 the Northern Mariana Islands and who on that date
20 are domiciled in the Northern Mariana Islands or
21 in the United States or any territory or

11election in the Northern Mariana Islands prior to12January 1, 1975; or13c) persons domiciled in the Northern Mariana14Islands on the date of the approval of the15Constitution by the people of the Northern Mariana16Islands, who, although not citizens of the Trust17Territory of the Pacific Islands, on that date18have been domiciled continuously in the Northern		possession thereof;
4the approval of the Constitution by the people of5the Northern Mariana Islands, who have been6domiciled continuously in the Northern Mariana7Islands for at least five years immediately8prior to that date, and who, unless under age,9registered to vote in elections for the Mariana10Islands District Legislature or for any municipal11election in the Northern Mariana Islands prior to12January 1, 1975; or13c) persons domiciled in the Northern Mariana14Islands on the date of the approval of the15Constitution by the people of the Northern Mariana16Islands, who, although not citizens of the Trust17Territory of the Pacific Islands, on that date18have been domiciled continuously in the Northern19Mariana Islands beginning prior to January 1,201974."2123	2	b) persons who are citizens of the Trust
5the Northern Mariana Islands, who have been6domiciled continuously in the Northern Mariana7Islands for at least five years immediately8prior to that date, and who, unless under age,9registered to vote in elections for the Mariana10Islands District Legislature or for any municipal11election in the Northern Mariana Islands prior to12January 1, 1975; or13c) persons domiciled in the Northern Mariana14Islands on the date of the approval of the15Constitution by the people of the Northern Mariana16Islands, who, although not citizens of the Trust17Territory of the Pacific Islands, on that date18have been domiciled continuously in the Northern19Mariana Islands beginning prior to January 1,201974.*21222324	3	Territory of the Pacific Islands on the date of
6domiciled continuously in the Northern Mariana7Islands for at least five years immediately8prior to that date, and who, unless under age,9registered to vote in elections for the Mariana10Islands District Legislature or for any municipal11election in the Northern Mariana Islands prior to12January 1, 1975; or13c) persons domiciled in the Northern Mariana14Islands on the date of the approval of the15Constitution by the people of the Northern Mariana16Islands, who, although not citizens of the Trust17Territory of the Pacific Islands, on that date18have been domiciled continuously in the Northern19Mariana Islands beginning prior to January 1,201974."21232324	4	the approval of the Constitution by the people of
7Islands for at least five years immediately8prior to that date, and who, unless under age,9registered to vote in elections for the Mariana10Islands District Legislature or for any municipal11election in the Northern Mariana Islands prior to12January 1, 1975; or13c) persons domiciled in the Northern Mariana14Islands on the date of the approval of the15Constitution by the people of the Northern Mariana16Islands, who, although not citizens of the Trust17Territory of the Pacific Islands, on that date18have been domiciled continuously in the Northern19Mariana Islands beginning prior to January 1,201974."21232324	5	the Northern Mariana Islands, who have been
8 prior to that date, and who, unless under age, 9 registered to vote in elections for the Mariana 10 Islands District Legislature or for any municipal 11 election in the Northern Mariana Islands prior to 12 January 1, 1975; or 13 c) persons domiciled in the Northern Mariana 14 Islands on the date of the approval of the 15 Constitution by the people of the Northern Mariana 16 Islands, who, although not citizens of the Trust 17 Territory of the Pacific Islands, on that date 18 have been domiciled continuously in the Northern 19 Mariana Islands beginning prior to January 1, 20 1974." 21 23 24	6	domiciled continuously in the Northern Mariana
<ul> <li>registered to vote in elections for the Mariana</li> <li>Islands District Legislature or for any municipal</li> <li>election in the Northern Mariana Islands prior to</li> <li>January 1, 1975; or</li> <li>c) persons domiciled in the Northern Mariana</li> <li>Islands on the date of the approval of the</li> <li>Constitution by the people of the Northern Mariana</li> <li>Islands, who, although not citizens of the Trust</li> <li>Territory of the Pacific Islands, on that date</li> <li>have been domiciled continuously in the Northern</li> <li>Mariana Islands beginning prior to January 1,</li> <li>1974."</li> </ul>	7	Islands for at least five years immediately
10Islands District Legislature or for any municipal11election in the Northern Mariana Islands prior to12January 1, 1975; or13c) persons domiciled in the Northern Mariana14Islands on the date of the approval of the15Constitution by the people of the Northern Mariana16Islands, who, although not citizens of the Trust17Territory of the Pacific Islands, on that date18have been domiciled continuously in the Northern19Mariana Islands beginning prior to January 1,201974."21222324	8	prior to that date, and who, unless under age,
11       election in the Northern Mariana Islands prior to         12       January 1, 1975; or         13       c) persons domiciled in the Northern Mariana         14       Islands on the date of the approval of the         15       Constitution by the people of the Northern Mariana         16       Islands, who, although not citizens of the Trust         17       Territory of the Pacific Islands, on that date         18       have been domiciled continuously in the Northern         19       Mariana Islands beginning prior to January 1,         20       1974."         21       22         23       24	9	registered to vote in elections for the Mariana
12       January 1, 1975; or         13       c) persons domiciled in the Northern Mariana         14       Islands on the date of the approval of the         15       Constitution by the people of the Northern Mariana         16       Islands, who, although not citizens of the Trust         17       Territory of the Pacific Islands, on that date         18       have been domiciled continuously in the Northern         19       Mariana Islands beginning prior to January 1,         20       1974."         21       22         23       24	10	Islands District Legislature or for any municipal
<ul> <li>c) persons domiciled in the Northern Mariana</li> <li>Islands on the date of the approval of the</li> <li>Constitution by the people of the Northern Mariana</li> <li>Islands, who, although not citizens of the Trust</li> <li>Territory of the Pacific Islands, on that date</li> <li>have been domiciled continuously in the Northern</li> <li>Mariana Islands beginning prior to January 1,</li> <li>19</li> <li>1974."</li> </ul>	11	election in the Northern Mariana Islands prior to
14Islands on the date of the approval of the15Constitution by the people of the Northern Mariana16Islands, who, although not citizens of the Trust17Territory of the Pacific Islands, on that date18have been domiciled continuously in the Northern19Mariana Islands beginning prior to January 1,201974."21222324	12	January 1, 1975; or
15 Constitution by the people of the Northern Mariana 16 Islands, who, although not citizens of the Trust 17 Territory of the Pacific Islands, on that date 18 have been domiciled continuously in the Northern 19 Mariana Islands beginning prior to January 1, 20 1974." 21 22 23 24	13	c) persons domiciled in the Northern Mariana
16Islands, who, although not citizens of the Trust17Territory of the Pacific Islands, on that date18have been domiciled continuously in the Northern19Mariana Islands beginning prior to January 1,201974."21222324	14	Islands on the date of the approval of the
17Territory of the Pacific Islands, on that date18have been domiciled continuously in the Northern19Mariana Islands beginning prior to January 1,201974."21222324	15	Constitution by the people of the Northern Mariana
18 have been domiciled continuously in the Northern 19 Mariana Islands beginning prior to January 1, 20 1974." 21 22 23 24	16	Islands, who, although not citizens of the Trust
19       Mariana Islands beginning prior to January 1,         20       1974."         21       22         23       24	17	Territory of the Pacific Islands, on that date
20 1974." 21 22 23 24	18	have been domiciled continuously in the Northern
21 22 23 24	19	Mariana Islands beginning prior to January 1,
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