

COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
SAIPAN MARIANA ISLANDS

VOLUME 22 NUMBER 08



AUGUST 18, 2000

COMMONWEALTH

REGISTER

COMMONWEALTH REGISTER

VOLUME 22 NUMBER 08
AUGUST 18, 2000

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Northern Mariana Islands Museum
OF HISTORY & CULTURE

Caller Box 10007 Saipan, MP 96950 • Phone: (670) 664-2160 • Fax: (670) 664-2170 • E-mail: cnmimuseum@saipan.com

PUBLIC NOTICE

PROPOSED RULES AND REGULATIONS
TO THE MUSEUM'S ARCHAEOLOGICAL COLLECTIONS CURATION FEE

The Board of Governors of the Commonwealth of the Northern Mariana Islands, pursuant to its rule making authority under 2 CMC §4474(b) and (1) and in accordance with the provisions of 1 CMC §9102, §9104(a) and §9105, hereby gives notice to the general public of its intention to promulgate regulation on the Archaeological Collections Fee for the Museum. Title 2 CMC §4874(l) provides that the Commonwealth Museum, through its Board of Governors, may impose and collect reasonable fees for the use of the Museum's facilities. The policies and fee schedule are hereby published.

All interested persons may examine the proposed regulation and submit written comments, position, or statements for or against the proposed regulation to the Commonwealth of the Northern Mariana Islands Museum of History and Culture, Caller Box 10007, Saipan, MP 96950, no later than thirty (30) calendar days following the date of publication of this Notice in the Commonwealth Register.

Dated this 24th day of July 2000, at Saipan, Northern Mariana Islands.

By: Herman T. Guerrero
HERMAN T. GUERRERO
Chairman, Board of Governors

Pursuant to 1 CMC §2153, amended by Public Law 10-5, the rules and regulations attached hereto have been reviewed and approved by the NMI Attorney General's Office.

[Signature]
HERMAN T. SOLLE
Attorney General

Date: 8/17/00

RECEIVED BY:

FILED BY:

[Signature]
JOSE L. DELEON GUERRERO
Special Assistant for Administration

[Signature]
SOLEDAD B. SASAMOTO
Registrar of Corporations

Dated: 8/17/00

Dated: 17 AUG 2000



Northern Mariana Islands Museum
OF HISTORY & CULTURE

Caller Box 10007 Saipan, MP 96950 • Phone: (670) 664-2160 • Fax: (670) 664-2170 • E-mail: cnmimuseum@saipan.com

**Proposed Regulation on Archaeological Collections Fees
for the Commonwealth of the Northern Mariana Islands
Museum of History and Culture**

*Citation of
Statutory Authority:*

The Board of Governors is authorized to promulgate this regulation pursuant to 2 CMC Section 4874(b) and (l).

*Short Statement of
Goals and Objectives:*

To impose and collect reasonable fees for the use of the museum's facilities.

*Brief Summary
of the Rules:*

To charge a fee on collections processed, maintained for extended periods of time, and/or stored within the museum's facilities.

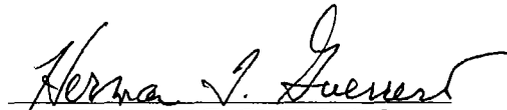
*For Further
Information, Contact:*

Robert D. York, Curator
Telephone No.: (670) 664-2160/2166
Fax No.: (670) 664-2170

*Citation of Affected
Rules and Regulations:*

None

Submitted By:


HERMAN T. GUERRERO
Chair, Board of Governors

18 Aug. 2000
Date



Northern Mariana Islands Museum

OF HISTORY & CULTURE

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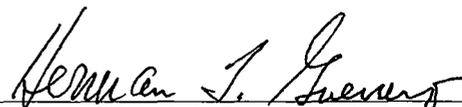
NUTISIAN PUBLIKU

MAPROPONEN AREKLAMENTO YAN REGULASION GI APAS KOLEKSION ARCHAEOLOGICAL CURATION

I Board Gubetno giya Commonwealth I Sangkattan Siha Na Islas Marianas, sigun gi aturidat-ña gi papa 2 CMC §4474(b) yan (l) yan sigun gi prubinsion ginen 1 CMC §9102, §9104(a) yan §9105, ginen este ha infotoma i publiku henerat put i intension-ña para ufamatinas regulasion put apas Archaeological Collections ni para u ukupa lugat gi Museum. Titulu 2 CMC §4874(l) ha prubiniyi lokue i Commonwealth Museum, entre i Board Gubetno siha, para u rikohi resonaple na apas yanggen para u mausa i fasilidatña. I mapropopone na regulasion mapublikatna guine.

Hayi siha maninteresante pot i asuntun este na regulasion ni mapropopone, siña ma eksamina i regulasion sigun gi maproponeña ya komo un fabot pat un kontra, u ma kattayi i Commonwealth of the Northern Mariana Islands Museum of History and Culture, Caller Box 10007, Saipan, MP 96950 gi halom trenta (30) dias despues di mapublikatna este na Nutisia gi Rehistran i Commonwealth.

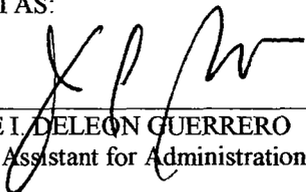
Ma fecha gi mina' 24th na dia, Julio 2000, giya Saipan, I Sangkattan Na Islas Marianas.

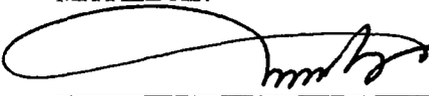
Ginen as : 
HERMAN T. GUERRERO
Chairman, Board of Governors

Sigun gi 1 CMC §2153, ni inamenda ni Lai Publiku 10-50, I areklamento yan regulasion ni chechetton guine esta manmaeksaminan maolek yan manmaapreba nu I Ofisinan I NMI Attorney General.

HERBERT D. SOLL
Attorney General

Fecha: _____

RINISIBI AS:

JOSE I. DELEON GUERRERO
Special Assistant for Administration

MA FILE AS:

SOLEDAD B. SASAMOTO
Rehistradoran Kotporasion

Fecha: 8/17/00

Fecha: 17 AUG 2000

Northern Mariana Islands Museum, Saipan

Archaeological Collections Curation Fee

The CNMI Museum, as authorized by P.L.10-5, Section 5, per the following policies and schedule, proposes to collect a reasonable fee to defray the considerable expenses borne by the Museum for processing, long term maintenance, and storage of archaeological materials and artifacts.

Policies

. The curation fee will apply to only "**unsolicited**" archaeological/historical collections. Routinely, this means this fee will be only collected from Archaeologists/ Historians/ Cultural Resources Specialists/or other responsible parties and agencies, delivering artifacts/collections to the Museum, that were acquired pursuant to permits issued by the **CNMI Historic Preservation Officer (HPO)**.

. Donated, purchased, CNMI agency(s) transfers, or other "**solicited**" artifacts/collections are normally exempt from this fee.

. Collections/artifacts for which the curation costs are covered/defrayed by grants, agreements, or other acceptable arrangements, are normally exempt.

. In accord with the Museum's *Guidelines & Standards for Submitting an Archaeological Collection*, a curation fee will not be collected retroactively and Archaeology Collections Intent to Curate Agreements, between the Museum and Archaeologists/Historians/Cultural Resources Specialists/or other responsible parties and agencies, that were properly executed prior to the date of establishment of this fee, are exempt.

Curation Fee

. **Storage/Processing Fee.** \$200.00/1 cu. foot is the Museum's standard, one time, curation/storage/processing fee. This is also the Museum's minimal fee for collections that require under 1 cu. foot of storage space.

. **Billing.** The Museum will prepare itemized invoices for payment. Invoices are due and payable upon receipt but no later than 30 days from receipt.

Museum Collections Committee Approval Date: January 19, 2000

Museum Board of Governors Approval Date: April 26, 2000

CIVIL SERVICE COMMISSION

**NOTICE OF PROPOSED AMENDMENTS TO THE
PERSONNEL SERVICE SYSTEM RULES AND REGULATIONS**

Under the authority of 1 CMC §8117, the Civil Service Commission hereby notifies the general public that it proposes the following amendment be made to the Personnel Service System Rules and Regulations ("PSSRR").

The public is encouraged to submit written comments on the proposed amendments by mail, delivery, or facsimile. The comment period will close thirty days after publication of this Notice. Address your comments to:

Chairman, Civil Service Commission
P.O. Box 5150, CHRB
Saipan, MP 96950
Building #1211, Capitol Hill
Facsimile: (670) 322-3327

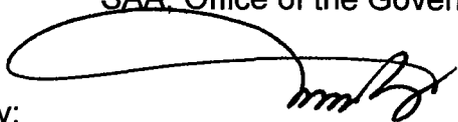
Date: 7/21/00

Submitted by: 
Vicente M. Sablan
Chairman

Date: 8/12/00

Received by: 
Jose I. Deleon Guerrero
SAA, Office of the Governor

Date: 8/17/00

Filed by: 
Soledad B. Sasamoto
Registrar of Corporations

Pursuant to 1 CMC §2153, as amended by PL 10-50, the rules and regulations attached hereto have been reviewed and approved by the CNMI Attorney General's Office.

Date: 8/15/00


Elliott A. Sattler
Assistant Attorney General

**CIVIL SERVICE COMMISSION
PROPOSED AMENDMENT TO THE
PERSONNEL SERVICE SYSTEM RULES AND REGULATIONS**

Statutory Authority: 1 CMC §8117.

Short Statement of Goals & Objectives: Make distinction between exempt and non-exempt employees and comply with the federal law.

Brief Summary of the System Proposed Rules: To make a distinction between exempt and non exempt employees and to comply with Fair Labor Standard Act (FLSA) in regards to disciplinary suspension of less than five (5) working days for exempt employees.

For Further Information Contact: Norbert S. Sablan, Executive Director, Civil Service Commission, Building number 1211, Capitol Hill.
Phone: 322-4363 Fax: 322-3327

Citation of Related and/or Affected Statutes, Regulations Parts III.D2(g)

Need for Emergency Adoption: None.

Date: 7/21/00

Submitted by: 
Vicente M. Sablan, Chairman
Civil Service Commission

**KUMISION SETBISIUN SIBIT
NUTISIAN MAPROPONEN AMENDASION SIHA GI
AREKLAMENTO YAN REGULASION SISTEMAN SETBISIUN SIBIT**

Ginen aturidad 1 CMC papa Seksiona 8117, ginen este i Kumision Setbisiun Sibit ha infotoma i pupbliku henerat put i priniponen amendasion siha gi halom Areklamento yan regulasion Personnel Service System ("PSSRR").

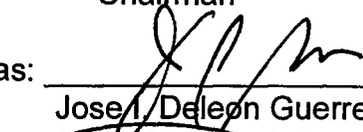
Manmo sosohyu i pupbliku para u fanman satmiti halom komentu gi tinege' put i maproponen amendasion ya u manahanao guatu komu katta (mail), chule' guatu petsonat, osino ginen facsmile. I tiempo rapa u fanmarisibi siha i komentu u mahuchom gi halom trrenta (30) dias despues di mapupblikan este na Nutisia. I komentu u fanma tugie' guatu i sigiente na adres:

Chairman, Civil Service Commission
P.O. Box 5150, CHRB
Saipan, MP 96950
Building No. 1211, Capitol Hill
Facsmile: (670) 322-3327

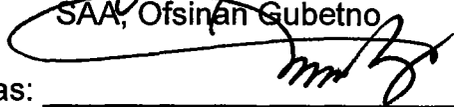
Fecha: 8/1/00

Ma satmiti as: 
Vicente M. Sablan
Chairman

Fecha: 8/17/00

Rinsibi as: 
Jose L. Deleon Guerrero
SAA, Ofsinan Gubetno

Fecha: 8/17/00

Ma file as: 
Soledad B. Sasamoto
Rehistradoran Kotporasion

Sigun 1 CMC papa Seksiona 2153, ni inamenda ni Lai Pupbliku 10-50, i areklamento yan regulasion siha esta manma ribisa yan apreba ginen Ofsinan Attorney General giya CNMI.

Fecha: _____

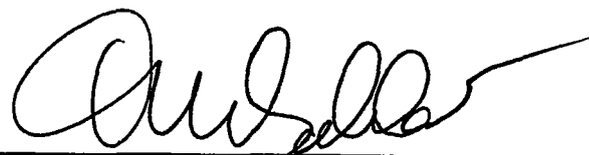
Elliott A. Sattler
Assistant Attorney General

**KUMISION SETBISIUN SIBIT
MAPROPOPONE SIHA NA AMENDASION
GI AREKLAMENTO YAN REGULASION SISTEMAN SETBISUN PETSONAT**

- Gine hayi aturidat:*** 1 CMC papa Seksiona 8117.
- Didide' na sinangan i minito' yan obyektibu:*** Famatinas distingision enta'lo i mansahnge yan ti mansahnge siha na empleao para u akonfotma yan Lai Federat.
- Didide' na sinangan Put Mapropone na Areklamenton Sistema:*** Famatinas distingision enta'lo i mansahnge yan ti masahnge siha na empleao para u akonfotma yan Fair Labor Standard Act (FLSA) sigun gi masuspenden pinagat ti u mas di singko (5) dias para i mansahnge siha na empleao.
- Put mas informasion agan si:*** Norbert S. Sablan, Direkton Eksekatibu
Civil Service Commission, Guma' Numiru 1211
Capitol Hill
Numirun tilifon: 322-4363 Fax: 322-3327
- I maninafekta sihana Lai, Regulasion yan Otden:*** Patte III.D2(g).
- Nisisdat para gotpe Na Inadapta:*** Taya.

Fecha: 8/1/00

Sinatmite as:



Vicente M. Sablan, Chairman
Kumision Setbisiun Sibit

- G. Suspension Not to Exceed Three (3) Working Days. A suspension is an action placing an employee in a non-duty and non-pay status for disciplinary reasons for a period not to exceed three (3) working days. There is no formal appeal from such a suspension, although the employee may resort to the Grievance Procedure if the employee feels the suspension is improper or not justified. (See Part III.G.) A suspension without pay for periods less than five (5) working days shall only be imposed in respect to an employee who is covered by the overtime provisions of the Fair Labor Standards Act (FLSA). An employee who is exempt from the overtime provisions of the Fair Labor Standard Act (FLSA) shall receive suspensions without pay for not less than five (5) working days. The period of suspension shall consist of five (5) work day periods, for example, five (5) days, ten (10) days and fifteen (15) days. Suspensions in respect to an exempt employee shall be served on consecutive days and for entire workweeks.



Commonwealth of the Northern Mariana Islands
 Office of the Governor
 Department of Lands and Natural Resources
 Lower Base
 Caller Box 10007
 Saipan, Mariana Islands 96950

Cable Address:
 Gov. NMJ Saipan
 Telephone: 322-9830/9834/9854
 Fax: 322-2633

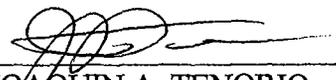


PUBLIC NOTICE

NOTICE OF ADOPTION OF NON-COMMERCIAL FISH AND WILDLIFE REGULATIONS

NOTICE is hereby given that the Secretary of the Department of Lands and Natural Resources, of the Commonwealth of the Northern Mariana Islands, in accordance with the authority vested in him pursuant to 2 CMC Section 5104(b)(7) and (5104(c), adopts the Division of Fish and Wildlife Non-Commercial regulations, originally published in the April 20, 2000 Commonwealth Registrar, Volume 22, Number 04, pages 17165 to 17199. No comments calling for a response were received on the publication of the proposed regulations.

The proposed regulations are adopted without amendment. Copies of the regulations may be obtained from the office of the Director of Fish and Wildlife, DLNR, located on the ground floor of the Fish and Wildlife Building, Lower Base, in Saipan and at the branch DFW offices on Rota and Tinian.



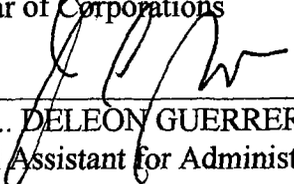
 JOAQUIN A. TENORIO
 Secretary of the Department of Lands
 and Natural Resources

Date: July 20, 2000



 SOLEDAD B. SASAMOTO
 Registrar of Corporations

Date: 8/17/00



 JOSE I. DELEON GUERRERO
 Special Assistant for Administration

Date: 8/17/00

**NOTICE AND CERTIFICATION OF ADOPTION OF AMENDED RULES
REGARDING BOE POLICY 609 "STUDENT DISCIPLINE"**

I, Frances H. Diaz, Chairwoman, Board of Education, declare that the Board of Education ("BOE") is promulgating BOE Policy 609 "Student Discipline" for the Public School System ("PSS") and request that such policy be published in the Commonwealth Register Volume 22, Number 6, on August 20, 2000, at pages 17257 to 17278 for adoption. By signature below, I hereby certify that as published such Policy is a true, complete, and correct copy of the regulations regarding PSS's Student Discipline Policy 609 previously proposed by the Board of Education which, after the expiration of appropriated time for public comment, have been adopted with extensive modification or amendment. In addition, by signature below, I hereby certify that the Amended Regulation regarding BOE Policy 609 "Student Discipline" attached hereto and published herewith, is a true, correct and complete copy of the Amended Regulations regarding Policy 609 "Student Discipline" adopted by the Board of Education. I further request and direct that this Notice and Certification of Adoption be published in the CNMI Commonwealth Register.

I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed on 16th day of August, 2000, at Saipan, Commonwealth of the Northern Mariana Islands.

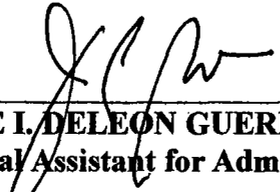
For: 
Frances H. Diaz, Chairwoman
Board of Education


HERIBERTO SOLLA
Attorney General's Office

Date: 8/17/00

Filed By: 
SOLEDAD B. SASAMOTO
Registrar of Corporation

Date: 17 AUG 2000

Received By: 
JOSE I. DELEON GUERRERO
Special Assistant for Administration

Date: 8/17/00

Pursuant to 1 CMC 2153 as amended by PL 10-50 the rules and regulations attached hereto have been reviewed and approved as to form and legal sufficiency by the CNMI Attorney General's Office.

Dated this 17 day of Aug, 2000.

POLICY 609 STUDENT DISCIPLINE

609.1 SCOPE OF AUTHORITY

- (a) The right to attend school is a civil right, fully recognized in the courts. However, it is not an absolute right. It is one which an individual possesses until the exercise of this right becomes damaging to the rights of others. The right of one person to attend school must not place in jeopardy the opportunity of others to profit from school attendance.
- (b) The provisions of this code apply in all situations in which students are involved, including, but not limited to:
 - (1) school activities on property owned, rented, leased, or otherwise occupied by the CNMI Board of Education, Public School System (PSS), or Commonwealth Government;
 - (2) travel on school buses or in school vehicles;
 - (3) off-site school sponsored activities;
 - (4) on or off-site school-related problems which are the result or cause of disruptive behavior on school grounds; or
 - (5) violent acts or behavior which occur off school property, pose a threat to the safety of students and/or faculty, or disrupt the learning environment.
- (c) The fact that a student withdraws from PSS or transfers to another school after the alleged commission of a prohibited act shall not be construed to deprive PSS of jurisdiction to suspend or expel the student.
- (d) This code is intended to supplement standard day-to-day disciplinary actions taken at the school level, such as in-house detention, counseling sessions, campus clean-up, community service, required apologies, IEP, creative, discipline, etc. Principals and appropriate administrative personnel are specifically authorized by these regulations to impose such discipline in addition to the disciplinary action hereafter.
- (e) Principals and appropriate administrative personnel shall exhaust the standard day-to-day corrective disciplinary measures before imposing the disciplinary action in this policy unless the conduct is serious enough to warrant immediate suspension or expulsion according to this policy.

POLICY 609 STUDENT DISCIPLINE

State Board of Education Policy 609

609.2 STUDENT SUSPENSION

See the procedures in Policy 609.6 for any disciplinary action, including suspensions, against a student with an identified disabling condition.

- (a) Suspension is an action taken by the principal or his/her designee of a school that excludes a student from school, any school activities and school property for a fixed period of time.
- (b) The principal may suspend a student for any one of the following reasons:
 - (1) violation of school regulations;
 - (2) conduct which tends materially and substantially to disrupt the right of others to an education;
 - (3) conduct which endangers the student or other persons;
 - (4) conduct which endangers school property;
 - (5) conduct which is in violation of the laws of the Commonwealth; or
 - (6) other conduct which violates any Board of Education Policy.
- (c) A student may be suspended by the school principal for not more than ten (10) consecutive school days if it is found that (s)he committed a Category I offense.
- (d) In the event that a principal intends to suspend a student for more than ten (10) days for the commission of a category offense or other criminal conduct or serious action committed by the student, the principal may suspend the student pending a hearing concerning a longer term suspension or expulsion. Such hearing will be conducted in accordance with the hearing procedures set forth in Policy 609.4.

State Board of Education Policy 609

POLICY 609 STUDENT DISCIPLINE

609.2 STUDENT SUSPENSION

- (e) Prior to any suspension, the student will be advised of the reason for the proposed suspension and will be informed of the evidence against him/her by the principal or his/her designee. The student will be given an opportunity to explain his or her version of the facts surrounding the alleged conduct. If it is determined that the student has committed the offense(s) and that the suspension is reasonably justified, the student will be suspended.
- (f) An elementary school student shall not be suspended for more than the remainder of the then-current school year. Suspension should be avoided for students in the primary grades K, 1, 2 and 3.
- (g) The student's parent or guardian shall be notified, in writing, on the day the suspension decision is made of the reason(s) for the suspension and the right of the student or parent or guardian to appeal the suspension to the Commissioner of Education within ten (10) calendar days of the notification. Copies of all notifications shall be sent to the Commissioner of Education and the PSS Legal Counsel.
- (h) The appeal procedures for suspensions of less than ten days are described in section (i) of Policy 606.2 (below). The appeal procedures for suspensions of ten days or more are described in Policy 603.4
- (i) If the parent and/or student wishes to appeal a suspension of less than ten (10) days, the Commissioner of Education or a designee who shall be someone other than a principal, administrator or teacher in the suspended student's school, shall meet with the student and/or the parent or guardian to discuss the suspension. If the Commissioner of Education or designee finds that the student was suspended unfairly or unjustly, or that the suspension was inappropriate given the nature of the alleged offense, or that the student suffered undue consequences or penalties, the suspension may be overturned and any reference to the suspension in school records will be expunged. Such findings shall be made in writing within ten (10) school days of the conference.

State Board of Education Policy 609

POLICY 609 STUDENT DISCIPLINE

POLICY 609.3 STUDENT EXPULSION

- (a) Expulsion is permanent exclusion from public school attendance, school activities and school property. Expulsion shall be used only in severe cases, or where other means of corrective disciplinary action have failed, or where no other reasonable alternatives are available. An expulsion may be recommended if the student persistently engages in conduct which warrants suspension, or if the student by means of a single action evidences behavior which is serious enough to warrant removal to protect the rights or safety of others.
- (b) Only the Commissioner of Education may expel a student. The principal recommending expulsion shall prepare written documentation in justification of such action.
- (c) The Commissioner of Education reserves the right to exclude other students if the expulsion is deemed in the best interest of the student or the operation of the school (i.e. student with a contagious health problem).
- (d) In the event of criminal conduct or other serious action committed by a student, the Commissioner of Education may expel the student immediately and for an unlimited period with a hearing to be held in accordance with this policy after the expulsion.
- (e) Prior to any expulsion ordered by the Commissioner of Education, the student shall be advised by the principal or his designee of the specific conduct resulting in the action, the student shall be given the opportunity to explain his or her version of the facts surrounding the alleged misconduct and the student shall be advised of the applicable hearing procedures.

POLICY 609 STUDENT DISCIPLINE

POLICY 609.4 STUDENT DISCIPLINARY HEARING PROCEDURES

State Board of Education Policy 609

- (a) Upon a determination by the principal or the Commissioner of Education that a suspension of more than ten (10) days or an expulsion is necessary, the student and his/her parents or guardians must be sent on the same day the suspension or expulsion recommendation is made, a copy of PSS's student disciplinary policy and written notice of the following:
- (1) the Public School System's intent to suspend the student for more than ten (10) days or to expel the student;
 - (2) the charges that necessitate the suspension or expulsion;
 - (3) that a full and fair hearing will be held before an impartial adjudicator if requested, in writing, within ten (10) days of notification; and
 - (4) failure to request a hearing, in writing, within ten (10) school days after being notified of the Public School System's intention to expel the student shall constitute a waiver of the right to a hearing.
- (b) In the event that a hearing is requested, the student may not be suspended for more than ten (10) consecutive school days before the hearing is held and written notice of the following will be sent to the parents or guardian of the student:
- (1) the place, date and time of the proposed hearing (allowing sufficient time for a defense to be prepared);
 - (2) the student's right to legal counsel at his/her own expense and/or some other adult representative at the hearing;
 - (3) that the student will be given the opportunity to present evidence at the hearing including the testimony of witnesses;
 - (4) that the student will be given the opportunity to cross-examine opposing witnesses at the hearing; and
 - (5) the availability of a written record of the hearing. This section shall not be construed to prohibit the use of a recording device to record the hearing.

POLICY 609 STUDENT DISCIPLINE

POLICY 609.4 STUDENT DISCIPLINARY HEARING PROCEDURES

State Board of Education Policy 609

- (c) Within (10) ten school days, if practicable, after a hearing is requested in writing, the hearing shall be held. The hearing shall be an informal proceeding where relaxed evidence rules will apply.
- (d) The Commissioner of Education or his/her designee shall preside and ensure that all of the aforementioned rights are afforded the student.
- (e) If, based on the evidence presented at the hearing, the Commissioner of Education or his/her designee finds that the student has committed an act which warrants disciplinary action, he or she may order any appropriate disciplinary action, including, but not limited to, suspension or expulsion.
- (f) When determining whether the disciplinary action and/or the length of suspension/expulsion is appropriate, the Commissioner of Education or his/her designee may consider the severity of the offense, prior disciplinary actions taken against the student by the Public School System and any other prior bad acts of the student.
- (g) Within ten (10) school days after the conclusion of the hearing, the Commissioner of Education or his/her designee shall inform the student, parent or guardian of his/her decision. The decision must be in the form of a final, written opinion regarding whether or not any disciplinary action, such as expulsion or suspension, is warranted.
- (h) The student and/or his or her parent or guardian shall have the right to appeal to the Commissioner of Education or his/her designee's decision to the CNMI Board of Education. The Commissioner of Education must be notified, in writing, of the student's and/or parent or guardian's desire to appeal within ten (10) school days from the date the student, parent or guardian was informed of the disciplinary decision.
- (i) The hearing before the Board of Education shall occur within thirty (30) calendar days after the appeal of the Commissioner of Education or designee's decision and shall be based solely on the record developed at the expulsion hearing and the Commissioner of Education or designee's written opinion.
- (j) The disciplinary decision of the Commissioner of Education or his/her designee shall remain in effect until the Board issues its own decision.

State Board of Education Policy 609

POLICY 609 STUDENT DISCIPLINE

POLICY 609.4 STUDENT DISCIPLINARY HEARING PROCEDURES

- (k) The Board shall review the suspension or expulsion SOLELY on the record of the hearing and decision of the Commissioner of Education or his/her designee. No new evidence shall be received by the Board.
- (l) At the hearing the sole issue for the Board of Education to determine is whether the Commissioner of Education's or his/her designee's decision to expel the student constitutes an abuse of authority. The Board of Education shall render its decision by a majority vote of those members in attendance.
- (m) The Board does not have the authority to modify the Commissioner of Education's or his/her designee's expulsion decision. In such cases, the Board may either uphold the Commissioner of Education's decision, overturn it completely, or overturn it and order that a new hearing be conducted in compliance with their order.

POLICY 609 STUDENT DISCIPLINE

State Board of Education Policy 609

609.5 OFFENSE CATEGORIES

(a) Category I - Examples of offenses which may result in suspension:

- (1) academic dishonesty (cheating on tests, copying term papers, forging signature of teacher or parent)
- (2) Disrespect to teacher/staff
- (3) Failure to report to office when directed to do so
- (4) Gambling
- (5) Harassment, including, but not limited to, nuisance phone calls to students or staff members; continued comments or passing unofficial notes to another individual who wishes not to hear or receive the notes
- (6) Igniting matches (when not part of the instructional program)
- (7) Lack of required immunization
- (8) Leaving school grounds without prior permission
- (9) Personal health reasons (When one's state of health threatens the health of others as in the case of communicable disease)
- (10) Refusing to cooperate with school transportation regulations
- (11) Refusing to cooperate with school rules and regulations
- (12) Refusing to do assigned work
- (13) Refusing to serve detention
- (14) Tardiness (class/classes)
- (15) Tardiness (school day)
- (16) Truancy (class/classes)
- (17) Truancy (school day)

State Board of Education Policy 609

POLICY 609 STUDENT DISCIPLINE

609.5 OFFENSE CATEGORIES

- (17) Unauthorized sale or distribution, not otherwise described, including, but not limited to, the sale of football pools and the sale of items in school not related to the school's operation or school fundraising activities
- (18) Possession and/or use of tobacco or cigarette rolling papers
- (19) Possession and/or use of betel nut (pugua) or betel nut related paraphernalia
- (20) Using foul or abusive language
- (21) Verbal assault on student
- (b) Category II - Examples of offenses for which the student will normally be suspended and which may result in expulsion and referral to Law Enforcement:
 - (1) Assault on student from another school
 - (2) Assault on a student from same school
 - (3) Chronic disruption of the school program and/or activities
 - (4) Deprivation through intimidation of another individual's right to attend school or classes
 - (5) Destruction and vandalism of school property, personal property of students and/or faculty
 - (6) Receipt, sale, possession, or distribution of property stolen from CNMI Public School System valued less than \$300.
 - (7) Disruptive behavior which results in the interference with the normal school program
 - (8) Distribution, attempt to distribute, or possession with intent to distribute a non-controlled substance upon the representation that the substance is a controlled substance
 - (9) Extortion less than \$300

POLICY 609 STUDENT DISCIPLINE

State Board of Education Policy 609

609.5 OFFENSE CATEGORIES (continued)

- (10) Failure to assume responsibility for, or to control his/her behavior
- (11) False fire alarm/ false fire report
- (12) Harassment for any reason including, but not limited to, sex, sexual orientation, color, race, religion, national origin and disability
- (13) Indecent exposure (frontal or buttocks)
- (14) Insubordination (constant or continuing intentional refusal to obey a direct or implied order, reasonable in nature, from a school Administrator, teacher, or other school personnel)
- (15) Participating in, or inciting a school disruption
- (16) Possession and/or detonation of an incendiary or explosive material and/or device (firecracker or greater)
- (17) Possession and/or use of a portable pager (beeper) without prior and written approval from school Principal
- (18) Possession and/or use of a portable telephone without prior and written approval from school Principal
- (19) Possession of a pocket knife or possession of objects that may be considered weapons under Category III(j) but are in the student's possession for genuine instructional purposes, (i.e. kitchen knives and exacto knives) without prior approval and under conditions set by the school Principal
- (20) Possession of a look-alike weapon of any kind
- (21) Possession, use or distribution of controlled substance-related paraphernalia (other than betel nut or cigarette rolling papers (see category I)
- (22) Purchase of a non-controlled substance that has been represented to be a controlled substance, excluding betel nut
- (23) Theft and/or knowingly possessing stolen property
- (24) Trespassing on school property

POLICY 609 STUDENT DISCIPLINE

State Board of Education Policy 609

609.5 OFFENSE CATEGORIES (continued)

- (25) Possession and/or use of tobacco or cigarette rolling paper, repeated offense
- (26) Possession and/or use of betel nut (pugua) and or betel nut-paraphernalia, repeated offense
- (27) Fighting
- (28) Conspiracy involving two (2) or more persons to commit a Category II offense
- (29) Arson
- (30) Assault on a PSS staff member
- (31) Striking a staff member intervening in a fight or other disruptive activity (intentional or unintentional)
- (32) Bomb Threat
- (33) Conspiracy between two or more persons to commit a Category III offense
- (34) Destruction and/or vandalism of school property, personal property of students and/or faculty valued at more than \$300
- (35) Receiving, selling, possessing or distributing property stolen from the CNMI Public School System valued at \$300 or more
- (36) Distribution and/or sale of alcohol
- (37) Distribution and or sale of controlled substances (illegal drugs), excluding betel nut
- (38) Possession or use of a real weapon of any kind (other than a firearm) including, but not be limited to, a switchblade knife, hunting knife, throwing star, straight razor, nunchaku, spiked glove, spiked wristband, or any mace, tear gas, or pepper-spray derivative. Mace, tear gas, and pepper-spray derivatives may be carried with prior, written approval from the Commissioner of Education
- (39) Extortion of \$300 or more
- (40) Possession of alcohol

State Board of Education Policy 609

POLICY 609 STUDENT DISCIPLINE

609.5 OFFENSE CATEGORIES (continued)

- (41) Possession of controlled substance (illegal drugs), excluding betel nut
- (42) Prescription violation (misuse of properly prescribed medicine including, but not limited to, such drugs as amphetamines and barbiturates)
- (43) Robbery
- (44) Use of a controlled substance (illegal drugs), excluding betel nut. Being under the influence of a controlled substance, or showing evidence or having used a controlled substance, excluding betel nut
- (45) Use of a look alike weapon of any kind
- (46) Use of alcohol, under the influence of alcohol, or showing evidence of having consumed alcohol
- (47) Use of intoxicants which cause a loss of self-control or inebriation which include, but are not limited to, glue and solvents, excluding betel nut
- (48) Violent behavior which creates a substantial danger to persons or property
- (49) Fighting, repeated offense
- (50) Any crime that is designated a felony by CNMI or federal statutes

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POLICY 609 STUDENT DISCIPLINE

609.5 OFFENSE CATEGORIES (continued)

(c) Category III - Offenses which shall result in expulsion and referral to Law Enforcement

(1) Possession, use, purchase, or sale of a firearm.

A. A firearm is defined as:

- i. any weapon which will, or is designed to or may readily be converted to expel a projectile by the action of an explosive;
- ii. the frame or receiver of any weapon which will, or is designed to or may be readily converted to expel a projectile by the action of an explosive;
- iii. any firearm muffler or firearm silencer;
- iv. any explosive, incendiary, or poison gas, bomb, grenade, propellant with a charge of more than four ounces, missile having an explosive or incendiary charge of more than one quarter ounce, mine, or similar device;
- v. any weapon which will, or which may be readily converted to, expel a projectile by the action of an explosive or other propellant, and which has any barrel with a bore of more than one-half inch in diameter;
- vi. any combination of parts either designed or intended for use in converting any destructive device described in the Sections 4 and Section 5 above, and from which a destructive device may be readily assembled.

B. A firearm is not:

- i Class C common fireworks
- ii Any device which is neither designed nor redesigned for use as a weapon; and
- iii Any device, although originally designed for use as a weapon, which is redesigned for use as a signaling pyrotechnic, line-throwing, safety, or similar device.

State Board of Education Policy 609

POLICY 609 STUDENT DISCIPLINE

609.5 OFFENSE CATEGORIES (continued)

- (2) Conspiracy between two or more persons to commit a Category III offense.
- (d) Only the Commissioner of Education may modify the expulsion requirement for Category III Offenses for compelling reasons on a case by case basis. Before (s)he effectuates such an action (s)he must consult with PSS Legal Counsel and must immediately report to the Board of Education in its next official meeting. An executive session will be permissible as to the reason(s) why such action is necessary.
- (e) Complete records must be preserved by the Commissioner of Education regarding all Category III offenses. Such records shall remain confidential and shall be released only for federal compliance purposes or as otherwise required by law.
- (f) If a particular offense does not appear under offense Category I, II, or III and the Commissioner of Education believes that such an offense is or should be prohibited by the PSS (s)he may make a determination of which offense category it should fall under by looking for similar banned activities amongst the offense categories and suspend/expel the student based upon that determination.

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POLICY 609 STUDENT DISCIPLINE

POLICY 609.6 DISCIPLINE FOR SPECIAL EDUCATION STUDENTS

- (a) To the extent that a student without a disability would be subject to suspension for similar misconduct, a student who is eligible for special education and related services under the Individuals with Disabilities Education Act (IDEA) may be removed from his or her current educational placement for not more than ten (10) consecutive school days for a violation of school rules or policy.
- (b) A student may be also be removed for not more than ten (10) consecutive days in the same school year for separate incidents of misconduct so long as those removals do not constitute a change in placement.
- (c) A change in placement can occur when a student is removed for more than ten (10) consecutive days or when removals in a school year total more than ten (10) days **AND** indicate a pattern of exclusion.
- (d) The Special Education Coordinator shall determine whether a pattern of exclusion constituting a change in placement exists by reviewing the length of each removal, the total amount of time removed and the proximity of the removals to one another.
- (e) **ANY** suspension/expulsion of a disabled student for more than 10 (ten) cumulative days in a school year requires PSS to provide a free appropriate public education (FAPE) regardless of whether the removal constitutes a change in placement.
- (f) A student, parent or guardian may request a due process hearing to challenge any change in placement, PSS's provision of FAPE or a manifestation determination (See section (i)(3) of this policy).
 - (1) Due process hearing procedures and rights are listed in the "CNMI Parental Rights under the IDEA".
 - (2) The student, parent or guardian may request an expedited hearing to challenge a manifestation determination or a change in placement for disciplinary reasons.
- (g) For **ALL** removals for more than ten (10) cumulative days in a school year regardless of whether the removal constitutes a change in placement, the following requirements shall apply.
 - (1) PSS must continue to provide FAPE services that allow the student to make appropriate progress in the general curriculum and to make advancements toward the goals and objectives of the individualized education program (IEP).

POLICY 609 STUDENT DISCIPLINE

State Board of Education Policy 609

POLICY 609.6 DISCIPLINE FOR SPECIAL EDUCATION STUDENTS

- (2) The principal shall inform the Special Education Coordinator of his/her intent to suspend a student for more than ten (10) cumulative days in a school year before beginning the fifth cumulative day of suspension in a school year.
 - (3) The IEP team shall meet to determine whether a functional behavioral assessment ("FBA") had been performed and whether a behavioral intervention plan ("BIP") had been developed for the student before the alleged misconduct. This meeting shall take place before, if possible, but no later than ten (10) business days of either removing a student for more than ten (10) days in a school year or commencing a change in placement.
 - (4) If an FBA was not conducted and a BIP not in place before the behavior at issue occurred, then the IEP team will prepare a FBA plan within the ten (10) business days. As soon as practicable after developing an FBA plan, the IEP team should complete the assessments in the plan, develop appropriate behavioral interventions and implement those interventions.
 - (5) If a behavioral intervention plan was in place at the time of the student's behavior, then the IEP team will review and modify the plan, if necessary, within the ten (10) business days.
- (h) For removals of more than ten (10) cumulative days in a school year that do not constitute a change in placement, the FAPE services may be determined by the school administrator in consultation with student's special education teacher and if necessary convene an IEP meeting to review the student's IEP.
 - (i) When a disciplinary action which constitutes a change in placement is contemplated, PSS must do the following:
 - (1) Comply with the procedures set forth in Section (g) above.

State Board of Education Policy 609

POLICY 609 STUDENT DISCIPLINE

POLICY 609.6 DISCIPLINE FOR SPECIAL EDUCATION STUDENTS

- (2) Notify the parents of the decision to remove the student from his or her current placement no later than the date on which the decision to take action is made AND send a copy of "CNMI Parental Rights under the IDEA". The notice should be in the parent or guardian's native language and should include the following:
 - (A) A description of the removal and the conduct that was the basis for such removal.
 - (B) A description of any other options considered and why such options were rejected.
 - (C) A description of every test, evaluation, record or report used as a basis for the removal and any other factors relevant to the school's decision.
 - (D) A statement that the parent/guardian is afforded protection under the procedural safeguards under the IDEA. (Refer to "CNMI Parental Rights under the IDEA" for an explanation of the safeguards)
- (3) Immediately if possible but not later than ten (10) school days after the decision to take action is made, the IEP team must conduct a review to determine whether the student's misconduct is caused by, or has a direct and substantial relation to, his or her disability ("manifestation determination").
- (j) In conducting a manifestation determination, the IEP team must consider all relevant information, including evaluations and diagnostic results, observations of the student and the student's IEP and placement, to determine:
 - (1) whether the student's IEP and educational placement were inappropriate;
 - (2) whether the IEP services provided were inconsistent with the student's IEP and placement;
 - (3) whether the student's disability impaired the student's ability to understand the impact and consequences of the behavior subject to the disciplinary action; and
 - (4) whether the student's disability impaired his or her ability to control the behavior subject to disciplinary action.

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POLICY 609 STUDENT DISCIPLINE

POLICY 609.6 DISCIPLINE FOR SPECIAL EDUCATION STUDENTS

- (k) If the IEP team determines that any one of the four factors above was present at the time of the misconduct, then the behavior must be considered a manifestation of the disability and a change in placement cannot be made except through the IEP team process.
- (l) In addition, if the IEP team discovers any deficiencies in the IEP plan during its review, the IEP team must take immediate steps to remedy those deficiencies.
- (m) If the IEP team determines that the behavior was not a manifestation of the disability, then PSS may discipline the student pursuant to Policy 609.3 with the student continuing to receive FAPE services as determined by the IEP team.
 - (1) The IEP team will report the results of the manifestation determination to the school principal who will inform the Commissioner of Education. The Commissioner of Education or his/her designee shall schedule a suspension/expulsion hearing when requested by the parent and/or guardian.
 - (2) The IEP team will also forward the special education and disciplinary records of the student which must be considered by the party making the discipline decision (i.e. the Commissioner of Education or his/her designee).
- (n) In any instances where the student carries a dangerous weapon to school or school functions or knowingly possesses or uses illegal drugs, sells or solicits the sale of a controlled substance at school or school functions, PSS may change the placement of the student to an interim alternative educational setting for the same amount of time that a student without a disability would be subject to discipline but not to exceed forty-five (45) calendar days.
 - (1) A dangerous weapon is defined as any instrument capable of causing serious bodily harm but does not include pocket knives of less than two and one-half inches in length.
 - (2) The definition of illegal drugs does not include tobacco, alcohol, betel nut or prescription medications. However, the sale or solicitation of controlled substances such as prescription medications is prohibited.

State Board of Education Policy 609

POLICY 609 STUDENT DISCIPLINE

POLICY 609.6 DISCIPLINE FOR SPECIAL EDUCATION STUDENTS

- (3) The interim alternative educational setting will be determined by the IEP team and must enable the student to progress in the same curriculum as that offered to other students, to move towards the goals in his or her IEP AND to receive services that are designed to prevent the conduct from recurring.
- (o) PSS may also initiate a hearing before an impartial hearing officer to place a student in an alternative educational setting when a student's dangerous behavior creates a substantial likelihood that injury will result to the student or others if the student is allowed to remain in his/her current placement.
- (p) The hearing officer may order the placement of a student in an interim alternative educational setting for a period not more than forty-five (45) calendar days upon:
 - (1) Considering the appropriateness of the student's current placement;
 - (2) Considering whether PSS has taken reasonable steps to minimize the risk of harm in the student's current placement;
 - (3) Determining that PSS has shown by substantial evidence that maintaining the student in the current placement is substantially likely to result in injury to the student or others;
 - (4) Determining that the interim alternative educational setting enables the student to meet the requirements set forth in Section (n)(3) of this policy (Policy 609.6).
- (q) Upon a request for a due process hearing and during any appeals of a disciplinary removal, the placement of students shall be as follows:
 - (1) The student will remain in the interim alternative educational setting until the expiration of the 45 day period if the student was removed and placed in an interim alternative educational setting for possession or use of dangerous weapons or drugs or by order of a hearing officer for dangerous behavior.
 - (2) If the due process hearing involves any other disciplinary action, then the student will remain in the placement that existed prior to the suspension pending the hearing and/or appeal.

State Board of Education Policy 609

POLICY 609 STUDENT DISCIPLINE

POLICY 609.6 DISCIPLINE FOR SPECIAL EDUCATION STUDENTS

- (3) After the expiration of a 45 day interim alternative educational setting period for drugs, weapons or dangerous behavior, the student will return to the placement that existed prior to the suspension pending the hearing or an appeal.
 - (4) If the student remains dangerous during the pendency of a hearing, appeal or at any other time, PSS may seek repeated alternate placements through expedited hearings upon the expiration of the original 45 days ordered by a hearing officer and any subsequent 45 day period ordered.
 - (5) By mutual agreement between the parties, modifications in the educational placement may be made while any hearing or appeal is pending.
- (r) If PSS believes that it would be dangerous to return the student to the placement that existed prior to the removal then PSS may request an expedited hearing or PSS may seek injunctive relief from the court pursuant to the standard set forth in Honig v. Doe, 108 S.Ct. 592 (1988).
- (s) A Honig injunction may be sought at any time PSS believes that maintaining the student in the current educational setting is substantially likely to result in injury to the student or others and the parents will not agree to an appropriate alternative educational setting.

State Board of Education Policy 609

POLICY 609 STUDENT DISCIPLINE

609.7 STUDENT ATTIRE AND APPEARANCE

- (a) It is the responsibility of the Board of Education of the Commonwealth of the Northern Mariana Islands to ensure that every student has a safe environment in which to learn. Attire worn by students that, in the opinion of the school administration, causes distraction or inhibits learning is forbidden. Such attire includes:
- (1) Attire and appearance which promotes gang affiliations;
 - (2) Attire and appearance which promotes the use of drugs, alcohol, or weapons;
 - (3) Attire and appearance that presents a hazard to the student's safety or the safety of other students or staff;
 - (4) Attire and appearance which advocates prejudice;
 - (5) Attire and appearance that causes a substantial disruption of the learning process.
- (b) The definition of attire and appearance should be construed liberally to include items such as bookbags, book-covers, sports-related articles, hats, lunch-boxes, and other similar items that students may bring to school.

State Board of Education Policy 609

PUBLIC NOTICE

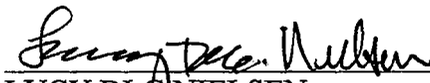
**NOTICE AND CERTIFICATION OF ADOPTION OF RULES AMENDING
THE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
PROCUREMENT REGULATIONS**

I, Lucy DLG Nielsen, Secretary of the Department of Finance which is promulgating the Rules amending the CNMI Procurement Regulations published in the Commonwealth Register Vol. 22, No.02 on February 15, 2000 at pages 17036 to 17046, by signature below hereby certify that as published such Rules are a true, complete and correct copy of the Rules amending the CNMI Procurement Regulations previously proposed by the Department of Finance, which, after the expiration of the appropriate time for public comment, have been adopted with minor modification or amendment as set forth below:

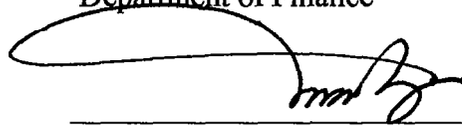
* Section 7-104(2) - Pg. 17045, line 15 - add new sentence "For purposes of this Subsection, the amount offered by the offeror means the preference adjusted amount when a non-local offeror would have been next in line to receive award".

I further request and direct that this Notice and Certification of Adoption be published in the CNMI Commonwealth Register and that these Rules amending the CNMI Procurement Regulations become effective September 5, 2000.

I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed in Saipan, Commonwealth of the Northern Mariana Islands.

Certified By: 
LUCY DLG NIELSEN
Secretary
Department of Finance

8/16/00
DATE

Filed By: 
SOLEDAD B. SASAMOTO
Registrar of Corporations

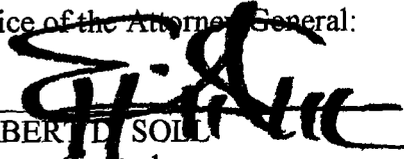
17 AUG 2000
DATE

Certification of Compliance with Directive No. 183:


JOSE I. DELEON GUERRERO
Governor's Special Assistant for Administration

8/17/00
DATE

Certification by Office of the Attorney General:

for 
HERBERT D. SOLL
Attorney General

8/17/00
DATE

Pursuant to 1 CMC 2153, as amended by PL 10-50, the rules and regulations attached hereto have been reviewed and approved by the CNMI Attorney General.

Dated this 17 day of August 2000.

HERBERT D. SOLL
Attorney General.

Elliott A. Sattler, Assistant Attorney General

NUTISIAN PUBLIKU

NUTISIA YAN SETTIFIKASION INADAPTAN AREKLAMENTO PARA U AMENDA I REGULASION COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS PUT BANDAN PROCUREMENT.

Guahu, Lucy DGLG Nielsen, Sekretarian Dipatamenton Fainasiat ni fumatinas i Areklamento para u amenda i Regulasion Procurement ni mapublika gi Rehistran Commonwealth Baluma 22, No. 02 gi Febreru 15, 2000 pahina 17036 asta 17046, ginen fitma-ku gi sampapa hu settifika ginen manmapublikan este siha na Areklamento manmagahet, kumplidu yan dinache yan ayu i Manma amenda siha na Areklamento gi Regulasion CNMI Procurement ginen hagag priniponen Dipatamenton Fainasiat, i despues di u makpo i tetminun-ña gi propiu na manera put komentu siha ginen i publiku, esta manma adapta yan didide' siha na modifikasion yan amedasion ni manggaige gi sampapa:

* Seksiona 7-104(2)-pahina 17045, mina' 15 na lucha-para u halom nuevo na sentensia "Para propositun este na Subseccion, i presiun inofresi yan i manofresi kumeke ilek-ña komu i ma ahustan maolek na presiun yanggen i manofresi non-local siña guiya ma ayek para u risibi i premiu".

Hu rekuesta yan dirihi komu este na Nutisia yan Settifikasion Inadapta u mapublika gi Rehistran Commonwealth (CNMI) yan este siha na Areklamento i para u amenda i presentia na Regulasion CNMI Procurement para u efektibu Septiembre 5, 2000.

Hu deklaracion gi papa chatmanhula' na i manmoffona siha man magahet yan dinache ya este na deklarasion ma chogue' giya Saipan, Commonwealth i Sangkattan siha na Islas Marianas.

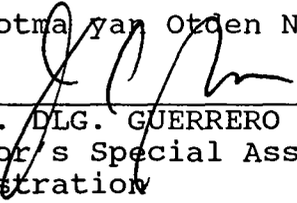
Sinettefika as: 
LUCY DGLG. NIELSEN
Sekretarian
Dipatamenton Fainasiat

8/16/00
FECHA

Ma file as: 
SOLEDAD B. SASAMOTO
Rehistradoran Kotporasion

17 AUG 2000
FECHA

Settifikasion Umakonfotma yan Orden No. 183:


JOSE I. DLG. GUERRERO
Governor's Special Assitant for
Administration

8/17/00
FECHA

Setifikasion ginen Ofisinan Attorney General:

HERBERT D. SOLL
Attorney General

FECHA

Sigun 1 CMC 2153, ni inamenda ni Lai Publiku 10-50, i areklamento yan regulasion siha ni chechetton guine esta manma ribisa yan apreba ginen Attorney General giya CNMI.

Ma fecha gi mina' _____ na dia Agosto 2000. HERBERT D. SOLL
Attorney General

Elliott A. Sattler, Assitant Attorney General

ARONGORONGOL TOULAP

ARONGORONGOL APPELUGHULUGH ME ADOPTION-NUL ALLÉGH KKA EBWE LLIWEI AUTOL MELLÓL COMMONWEALTH METAWAL WÓOL FALÚWAL MARIANAS IKKA EGHIL NGALI ALLÉGHÚL PROCUREMENT

Ghaang, Lucy DLG. Nielson Secretary mellól Bwulasiyol Finance iye i féerú allégh kkaal reel ebwe lliwel autol Alléghúl CNMI Procurement iwe e arongoló me toowow llól Commonwealth Register Vol. 22, No. 02 wóol Maischigh 15, 2000 scheel kka 17036 mwet ngali 1706, igha i makkitiw itey faal nge i alléghúwúló igha e rongolo Allégh kkaal nge ellet, alongal e toolong, me scheescheel kopiyal Allégh kka e lliwel mellól autol Alléghúl CNMI Procurement iwe fasil pomwoliyal Department of Finance igha e mwutchuló ráalil igha toulap rebwe atotoolong mangemang me tiip, nge a adopted nge eyoor eghus milikka e lliwel me ngare fféer sefaál ikka e lo faal:

*Talil 7-104(2) Scheel 17045, talil 15 ebwe toolong sentence ye "Reel fféerú Subsection yeel, reel tappal abwos ye re fang me ngare schoól liffang nge faal milleel nge igha re aweeweey ghatchúw llapal abwós ngare non-local mille e lo bwe emmwel schagh bwe reppwal fili reel ameemeelo".

I bwal atiwiligh me afal bwe Arongorong me Alléghúl Adoption yeel ebwe rongowow mellól CNMI Commonwealth Register nge Allégh kkaal reel CNMI Procurement nge ebwe alleghelo wool Maan 05, 2000.

I akkapal faal mwuttaal ruturut bwe milikka a ghomw nge ellet me e wel nge alúghúlúgh yeel nge e fféer mewool Seipel, Commonwealth Metawal Wóol Falúwal Marianas.

Alúghúlúgh mereel: Lucy DLG. Nielson
Secretary
Department of Finance

8/16/00
RáI

Isáliyal: Soledad B. Sasamoto
Register of Corporations

17 AUG 2000
RáI

Alúghúlúghúl Directive No. 183:

Jose I. Deleon Guerrero
Governor's Special Assistant for Administration

RáI

Alúghúlúgh mereel Bwulasiyol Attorney General:

Herbert D. Soll
Attorney General

Rál

Sáangi bwángil 1 CMC 2153, iwe a lliiwel sáangi aileewal PL. 10-50, alongal allégh kkaal nge a takkal amweri me alúghúlúghúl mereel Bwulasiyol CNMI Attorney General.

Rál ye _____ llól maramal Eluwel 2000:

Herbert D. Soll
Attorney General

Elliott A. Sattler
Assistant Attorney General