



**Commonwealth of the Northern Mariana Islands**  
**Office of the Governor**

Saipan, Mariana Islands 96950

Cable Address:  
Gov. N.M. Saipan

DEC 19 1979

The Honorable Lorenzo I. Guerrero  
President, The Senate

and

The Honorable Oscar C. Rasa  
Speaker  
House of Representatives  
First Northern Marianas Commonwealth Legislature  
Saipan, CM 96950

Dear President Guerrero and Speaker Rasa:

I am pleased to inform you that I have approved this date the following Act passed by the First Northern Marianas Commonwealth Legislature, Fourth Regular Session, 1979 as follow:

Senate Bill No. 1-104, S.D.1, entitled: "An Act to provide for a new village homesteading program and for other purposes", as Public Law No. 1-42.

Certified copy of the above Act bearing my signature is forwarded herewith for your file.

Hafa Adai,

CARLOS S. CAMACHO  
Governor

PUBLIC LAW NO. 1-42  
S.D. No. 1-104, S.D.1

FIRST NORTHERN MARIANAS COMMONWEALTH LEGISLATURE

Fourth Regular Session, 1979

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AN ACT

To provide for a new village homesteading program and for other purposes.

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Offered by Senators Benjamin T. Manglona, Lorenzo I. Guerrero,  
Pedro P. Tenorio, Joseph S. Inos, Serafin M. Dela Cruz,  
John U. Hofschneider, Julian S. Calvo

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Date: July 30, 1979

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Senate Action

Referred to: Committee on Programs

Standing Committee Report No. 1-249

First Reading: October 1, 1979

Second Reading: October 2, 1979

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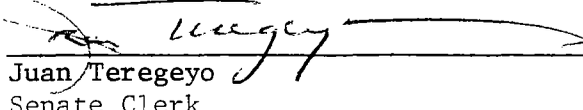
House Action

Referred to: Committee on Resources and Development

Standing Committee Report No. 1-225

First Reading: October 3, 1979

Second Reading: November 21, 1979

  
Juan Teregoyo  
Senate Clerk

FIRST NORTHERN MARIANAS COMMONWEALTH LEGISLATURE  
FOURTH REGULAR SESSION, 1979

SENATE BILL  
NO. 1-104, S.D.1

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AN ACT

To provide for a new village homesteading program and for other purposes.

BE IT ENACTED BY THE NORTHERN MARIANAS COMMONWEALTH LEGISLATURE:

1         Section 1. Short Title. This Act shall be known and may be  
2 cited as the Northern Mariana Islands Village Homesteading Act of 1979.

3         Section 2. Findings and Purpose.

4             (a) The Legislature finds that there are many residents of  
5 the Northern Mariana Islands who are without village lots to construct  
6 safe, decent, and sanitary dwelling houses for themselves and their  
7 families and are without sufficient means to purchase village lots.

8             (b) The Legislature further finds that there are public lands  
9 available within the Northern Mariana Islands which may be designated  
10 by the Marianas Public Land Corporation to meet the needs of our  
11 residents who are without village lots.

12             (c) It is the purpose of this Act to:

13                 (1) Establish the Northern Mariana Islands Village  
14 Homesteading Program for Northern Mariana Islands' residents who are  
15 without village lots and do not have the means to acquire village  
16 lots; and

17                 (2) Provide the Marianas Public Land Corporation with  
18 sufficient authority and flexibility to implement and administer this  
19 Act.

20         Section 3. Establishment of the Northern Mariana Islands Village  
21 Homesteading Program. A village homesteading program is hereby

1        established in the Marianas Public Land Corporation; the implementation  
2        of the program shall be as provided by rules and regulations; the program  
3        shall include but not be limited to:

4                 (a) Establishment of eligibility criteria for designated  
5        village homesteading lots which provide:

6                 (1) An applicant must be of Northern Marianas descent  
7        as defined in Article XII, Section 4, of the Constitution of the  
8        Northern Mariana Islands;

9                 (2) An applicant is not eligible for more than one  
10      village homestead lot;

11                 (3) An applicant must be eighteen (18) years old or  
12      older who is:

13                 (A) married, widowed, or unmarried with dependent  
14      children; or

15                 (B) single.

16                 (4) An applicant or his or her spouse must not own or  
17      have any interest in any village lot or have been a recipient of a  
18      village homestead lot.

19                 (b) Establishment of village homestead subdivisions that are  
20      consistent with modern urban planning standards and which take into  
21      consideration lot requirements, roadways, housing, utilities, and water  
22      distribution; PROVIDED, however, that any village subdivision approved  
23      prior to the effective date of the Constitution shall not be affected by  
24      this Act.

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1                   (c) Establishment of reasonable filing fees and other related  
2 charges.

3                   (d) Establishment of inspection and compliance procedures for  
4 each designated village homestead program; PROVIDED, however, that the  
5 homesteader shall be granted a certificate of compliance three (3) years  
6 after the issuance of a homestead permit and upon fulfillment of the  
7 requirements as established by the Marianas Public Land Corporation.

8                   (e) Establishment of priorities for the issuance of a permit  
9 for village homestead lot which shall take into consideration but not be  
10 limited to the applicant's immediate needs for housing, number of  
11 dependents, and income.

12                  Section 4. Village Homesteading Program Prior to January 9, 1978.

13                  (a) The Marianas Public Land Corporation shall administer all  
14 village homesteading programs in accordance with the provisions of  
15 statutes, rules and regulations, policies in effect prior to January 9,  
16 1978, which are not inconsistent with the provisions of the Constitution  
17 of the Northern Mariana Islands.

18                  (b) The following are the existing village homesteading  
19 programs:

- 20                   (1) Teneto-Sinapalo New Village Subdivision -- Rota.
- 21                   (2) San Jose New Village Subdivision -- Tinian.
- 22                   (3) Sugar King New Village Subdivision -- Saipan.

23                  (c) Notwithstanding the provisions of Section 4(a) of this  
24 Act, the Marianas Public Land Corporation may, for good cause shown,  
25 waive rules and regulations and policies which are applicable to village

1 homesteading programs established prior to January 9, 1978.

2           Section 5. Waiver of Homestead Requirements.

3           (a) The Marianas Public Land Corporation shall establish the  
4 procedures for granting deeds to persons who have established continuous  
5 use of public lands for at least fifteen (15) years as of the effective  
6 date of the Constitution.

7           (b) A person receiving a deed under this Section shall be  
8 limited to a village homestead lot that does not exceed one thousand  
9 (1,000) square meters; and

10          (c) A person claiming any right to public lands because of  
11 continuous use of public lands for at least fifteen (15) years as of the  
12 effective date of the Constitution must meet the eligibility requirements  
13 as provided for under this Act and its rules and regulations.

14          Section 6. Authorization to Mortgage. The Marianas Public Land  
15 Corporation is hereby authorized to mortgage village homestead lots on  
16 behalf of homesteaders who are eligible to receive housing loans under  
17 Article VII, Section 702(d) of the Covenant, or eligible to receive loans  
18 under the Farmers Home Administration program or from private or public  
19 lending institutions.

20          Section 7. Rules and Regulations. The Marianas Public Land  
21 Corporation shall adopt rules and regulations implementing the provisions  
22 of this Act.

23          Section 8. Severability. If any provision of this Act or any rule  
24 or regulation promulgated hereunder, or the application of any such  
25 provision, rule or regulation to any person or circumstances shall be

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1 held invalid, by a court of competent jurisdiction, the remainder of this  
2 Act or any rules or regulations promulgated pursuant thereto or the  
3 application of such provisions, regulations or rules to persons or  
4 circumstances other than those to which it is held invalid, shall not be  
5 affected thereby.

6           Section 9. Effective Date. This Act shall take effect upon its  
7 approval by the Governor, or upon its becoming law without such approval.

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December 19, 1979

Carlos S. Camacho  
Governor  
Commonwealth of the Northern Marianas