

TITLE 10: LOCAL LAWS
DIVISION 3: THIRD SENATORIAL DISTRICT (SAIPAN, ETC.)

§ 3155. Enforcement.

It shall be unlawful for any owner, agent, lessor, lessee or other occupier of any premises to display, advertise or willfully use the wrong address after written notification by DPW. Should DPW find any building, structure or premise that is not properly provided with an address, is not correctly addressed, or is not using the assigned address, it shall first, if necessary, assign an address, and then shall in any event notify the owner, agent or lessor and lessee of the correct address and the requirement that such address be used. If the appropriate person or entity fails to comply with the foregoing requirement within 15 days of written notification by DPW, or is found at any time thereafter to be out of compliance with the address rules, the penalty therefor shall be as follows:

(a) On the first occurrence, the person or entity shall be fined \$100 and again instructed to come into compliance within 15 days and apprized of the progressive penalties which will apply if non-compliance continues.

(b) On the second and subsequent occurrences, the fine shall increase by \$100 per occurrence with 15 days to comply between each. For example, the second occurrence (any time 15 or more days after the above initial notice and \$100 fine) is a \$200 fine; the third is \$300 fine, etc. and may be assessed as frequently as every 15 days.

Source: Saipan LL 11-3, § 7, modified.

Commission Comment: Subsections designated with capital letters have been changed to lower case letters to comply with standard code formatting.