

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



COMMONWEALTH REGISTER

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Commonwealth of the Northern Mariana Islands
Office of the Secretary of Public Works
 2nd floor - Oleai Joeten Commercial Center
 Saipan, MP 96950



James A. Ada, Secretary of Public Works
 Telephone Nos.: (670) 235-9570/5818 Fax: (670) 235-6346

PUBLIC NOTICE OF CERTIFICATION AND ADOPTION TO THE PUBLIC RIGHTS-OF-WAY AND RELATED FACILITIES REGULATIONS OF THE DEPARTMENT OF PUBLIC WORKS

PRIOR PUBLICATION IN THE COMMONWEALTH REGISTER AS PROPOSED REGULATIONS

Volume 39, Number 02, pp 039302-039319, of February 28, 2017

ACTION TO ADOPT PROPOSED REGULATIONS: The Commonwealth of the Northern Mariana Islands, Department of Public Works (DPW), HEREBY ADOPTS AS PERMANENT regulations to its Public Rights-of-Way and Related Facilities Regulations which were published in the Commonwealth Register at the above-referenced pages, pursuant to the procedures of the Administrative Procedure Act, 1 CMC § 9102(a)(1). The Department of Public Works announced that it intended to adopt them as permanent, and now does so. These amendments will become effective ten days after publication of a Notice of Adoption in the Commonwealth Register, 1 CMC § 9105(b). [A true copy is attached]. I also certify by signature below that:

as published, such adopted regulations are a true, complete and correct copy of the referenced Proposed Regulations,

PRIOR PUBLICATION: The prior publication was as stated above.

MODIFICATIONS FROM PROPOSED REGULATIONS, IF ANY: None

AUTHORITY: These amendments to the Public Rights-of-Way and Related Facilities Regulations are promulgated under the authority of 1 CMC § 2403(a), which authorizes DPW to maintain public roads, and 1 CMC § 2404, which grants DPW the authority to adopt rules and regulations.

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

COMMENTS AND AGENCY CONCISE STATEMENT: Pursuant to the APA, 1 CMC sec. 9104(a)(2), the Department of Public Works has considered fully all written and oral submissions respecting the Proposed Amendments to its Public Rights-of-Way and Related Facilities Regulations. Upon this adoption of the regulations, the Department of Public Works, if requested to do so by an interested person, either prior to adoption or within 30 days thereafter, will issue a concise statement of the principal reasons for and

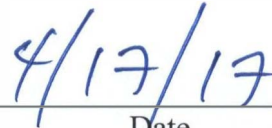
against its adoption, incorporating therein its reasons for overruling the considerations urged against its adoption. Please see the following pages for this agency's concise statement, if there are any, in response to filed comments.

I DECLARE under penalty of perjury that the foregoing is true and correct and that this declaration was executed on the ____ day of _____, 2017, at Saipan, Commonwealth of the Northern Mariana Islands.

Certified and Ordered by:



PETER P. CAMACHO, Acting Secretary
Department of Public Works



Date

Filed and
Recorded by:



ESTHER SN. NESBITT
Commonwealth Registrar



Date



Commonwealth of the Northern Mariana Islands
HEALTH CARE PROFESSIONS LICENSING BOARD
P.O. Box 502078, Bldg., 1242 Pohnpei Court
Capitol Hill, Saipan, MP 96950
Tel No: (670) 664-4809 Fax: (670) 664-4814
Email: cnmi@cnmibpl-hcplb.net
Website: cnmibpl-hcplb.net

PUBLIC NOTICE AND CERTIFICATION OF ADOPTION OF THE AMENDMENT TO THE HEALTH CARE PROFESSIONS LICENSING BOARD REGULATIONS FOR LICENSED BACCALAUREATE SOCIAL WORKER, LICENSED MASTER'S SOCIAL WORKER AND LICENSED CLINICAL SOCIAL WORKER

PRIOR PUBLICATION IN THE COMMONWEALTH REGISTER AS PROPOSED AMENDMENTS TO REGULATIONS

VOLUME 38, NUMBER 12, PP 039115-039121 OF DECEMBER 28, 2016

Regulations for Licensed Baccalaureate Social Worker, Licensed Master's Social Worker and Licensed Clinical Social Worker: NMIAC Title 140 § 140-50.3- 002300

ACTION TO ADOPT PROPOSED REGULATIONS: The Health Care Professions Licensing Board, HEREBY ADOPTS AS PERMANENT regulations the Proposed Regulations which were published in the Commonwealth Register at the above-referenced pages, pursuant to the procedures of the Administrative Procedure Act, 1 CMC § 9104(a). The Health Care Professions Licensing Board announced that it intended to adopt them as permanent, and now does so.

PRIOR PUBLICATION: The prior publication was as stated above. The Health Care Professions Licensing Board adopted the attached regulations as final as of the date of signing below.

MODIFICATIONS FROM PRIOR PUBLISHED PROPOSED REGULATIONS, IF ANY: None.

AUTHORITY: The Health Care Professions Licensing Board has statutory power to promulgate and effect regulations pursuant to 4 CMC §2206(b), as amended.

EFFECTIVE DATE: Pursuant to the APA, 1 CMC § 9105(b), these adopted amendments to the Regulations for Licensed Baccalaureate Social Worker, Licensed Master's Social Worker and Licensed Clinical Social Worker are effective 10 days after compliance with the APA, 1 CMC §§9102 and 9104(a) or (b), which in this instance, is 10 days after publication in the Commonwealth Register.

COMMENTS AND AGENCY CONCISE STATEMENT: Pursuant to the APA, 1 CMC § 9104(a)(2), the agency received no comments on the proposed amendments to the regulations for Licensed Baccalaureate Social Worker, Licensed Master's Social Worker and Licensed Clinical Social Worker. Upon this adoption of the amendments, the agency if requested to do so by any interested person, within 30 days of adoption, will issue a concise statement of the principal reasons for and against its adoption.

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

I DECLARE under penalty of perjury that the foregoing is true and correct copy and that this declaration was executed on the 5th day of April, 2017, at Saipan, Commonwealth of the Northern Mariana Islands.

Certified and Ordered by:



Theodore R. Parker
HCPLB Chairman

4/5/2017

Date

Filed and Recorded by:



Esther SN Nesbitt
Commonwealth Register

04.18.2017

Date

To amend section (b) of section 140-50.3-2315 of 140-50.3, NMIAC Title 140

(b) Notwithstanding the above licensure requirements, the Board may license an individual that holds at least a Master's Degree in Social Work from a school accredited by the Council of Social Work Education, and has been practicing as a professional social worker in the Commonwealth of the Northern Mariana Islands for at least two years prior to July 1, 2016.



Commonwealth of the Northern Mariana Islands
Board of Parole

P. O Box 502641
SAIPAN, MP 96950-2641
TEL NOS.: (670) 664-3300~3302 • FAX: (670) 664-3310

**NOTICE OF CERTIFICATION AND ADOPTION OF REGULATIONS OF
Amendments to the Rules and Regulations of the CNMI Board of Parole**

PRIOR PUBLICATION IN THE COMMONWEALTH REGISTER
AS PROPOSED REGULATIONS
Volume 39, Number 03, pp 039334-039350, of March 28, 2017

**Regulations of the Board of Parole: Chapter 115-10 Board of Parole Rules and
Regulations**

ACTION TO ADOPT PROPOSED REGULATIONS: The Commonwealth of the Northern Mariana Islands, Board of Parole (BOP), HEREBY ADOPTS AS PERMANENT regulations the Proposed Regulations which were published in the Commonwealth Register at the above-referenced pages, pursuant to the procedures of the Administrative Procedure Act, 1 CMC § 9104(a). The BOP announced that it intended to adopt them as permanent, and now does so. (Id.) I also certify by signature below that:

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

PRIOR PUBLICATION: The prior publication was as stated above. The Board adopted the regulations as final at its meeting of February 17, 2017.

MODIFICATIONS FROM PROPOSED REGULATIONS, IF ANY: NONE. I further request and direct that this Notice be published in the Commonwealth Register.

AUTHORITY: The BOP is required by the Legislature to adopt rules and regulations regarding those matters over which the BOP has jurisdiction, including its regulations with respect to eligibility of parole, conduct of parole hearings or parole conditions to be imposed. 6 CMC § 4206

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

COMMENTS AND AGENCY CONCISE STATEMENT: Pursuant to the APA, 1 CMC sec. 9104(a)(2), the

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

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

I DECLARE under penalty of perjury that the foregoing is true and correct and that this declaration was executed on the 28th day of April, 2017, at Saipan, Commonwealth of the Northern Mariana Islands.

Certified and ordered by:



RAMON B. CAMACHO
Chair, CNMI Board of Parole

April 24, 2017
Date

Filed and
Recorded by:



ESTHER SN. NESBITT
Commonwealth Registrar

04.28.2017
Date



COMMONWEALTH PORTS AUTHORITY

Main Office: FRANCISCO C. ADA/SAIPAN INTERNATIONAL AIRPORT

P.O. Box 501055, Saipan, MP 96950-1055

Phone: (670) 237-6500/1 Fax: (670) 234-5962

E-mail Address: cpa.admin@pticom.com

Website: www.cpa.gov.mp



PUBLIC NOTICE OF CERTIFICATION AND ADOPTION OF AMENDMENTS TO THE AIRPORT RULES AND REGULATIONS FOR THE COMMONWEALTH PORTS AUTHORITY (CPA)

Title 40-10.1-1275, The Airport Rules and Regulations: Public Parking Fees

ACTION TO ADOPT THESE PROPOSED RULES AND REGULATIONS: The Commonwealth of the Northern Mariana Islands, Commonwealth Ports Authority HEREBY ADOPTS AS PERMANENT amendments to the Proposed Airport Rules and Regulations which were published in the Commonwealth Register pursuant to the procedures of the Administration Procedure Act, 1 CMC § 9104(a).

PRIOR PUBLICATION: This particular section pertaining to the Public Parking Fees was published in Volume 38, Number 12, pp 039050-51, on December 28, 2016. However, the entire notice was featured on pp 039040-51.

MODIFICATION FROM PROPOSED REGULATIONS: I certify by signature below that as published, such adopted regulations are a true, complete and correct copy of the referenced Proposed Regulations, and that they are being adopted with a minor modification(s):

1. On Section 40-10.1-1275, Public Parking Fee: Delete the first line of table showing "0-15 minutes – FREE". (This deletion is insignificant as this was done in the past.)
2. This notice does not cover other matters that were featured in the prior publication on pp 039046-50 (summarized in the box below). Those sections are still being addressed and will be finalized at a later date.

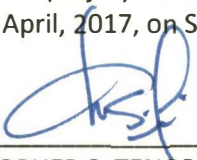
SUBJECTS AND ISSUES INVOLVED: The revised regulations update the existing regulations particularly removes § 40-10.1-1201 on fees for Non Signatory Carriers; updates § 40-10.1-1205 on Landing Fees ; revises § 40.10.1-1215 on Departure Facility Service Charge (DFSC) to Terminal Rental Rate; revises § 40-10.1-1220 from International Arrival Facility Services Charge to Per Use Fees;...

AUTHORITY: The authority for promulgation of regulations for CPA is set forth in 2 CMC § 2122(g) as an autonomous agency of the Commonwealth of the Northern Mariana Islands. 2 CMC § 2111(b)

EFFECTIVE DATE: These amendments to the Public Parking Fees will become effective ten days after publication of this Notice of Adoption in the Commonwealth Register. 1 CMC § 9105(b)

COMMENTS AND AGENCY CONCISE STATEMENT: The agency received no written or oral comments pertaining to the Section 40-10.1-1275, Public Parking Fee, during the 30-day comment period. CPA will use these regulations for all regulated public parking areas at all airports in the CNMI.

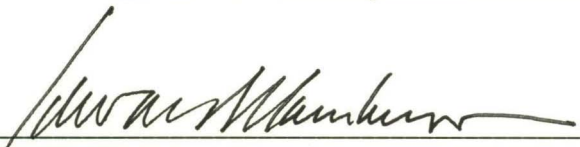
I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed on the 19th of April, 2017, on Saipan, Commonwealth of the Northern Mariana Islands.

Submitted by: 
CHRISTOPHER S. TENORIO, Executive Director

Date: 4/20/17

Pursuant to 1 CMC § 2153(e) and 1 CMC § 9104(a)(3) the certified final regulations, modified as indicated above from the cited proposed regulations, have been reviewed and approved as to form and legal sufficiency by the CMMI Attorney General, and shall be published. (1 CMC § 2153(f))

Dated this 27 day of April, 2017.


EDWARD MANIBUSAN
Attorney General

Filed and Recorded by: 
ESTHER SN. NESBITT
Commonwealth Register

Date: 04.28.2017



TINIAN CASINO GAMING CONTROL COMMISSION

Municipality of Tinian and Aguiguan
Commonwealth of the Northern Mariana Islands



Esther Hofschneider Barr
Chairman

Jose P. Kiyoshi
Vice Chairman

Lydia F. Barcinas
Member

Patrick H. San Nicolas
Member

Charlene M. Lizama
Member

William M. Cing
Executive Director

PUBLIC NOTICE OF PROPOSED RULES AND REGULATIONS WHICH ARE AMENDMENTS TO THE TCGCC PERSONNEL RULES AND REGULATIONS REGARDING PART 500 SUBSECTION 170-30.5-520 OTHER LEAVE OF THE TINIAN CASINO GAMING CONTROL COMMISSION

PROPOSED RULES AND REGULATIONS: The Tinian Casino Gaming Control Commission (TCGCC) finds that:

INTENDED ACTION TO ADOPT THESE PROPOSED RULES AND REGULATIONS: The Tinian Casino Gaming Control Commission intends to adopt as permanent regulations the attached Proposed Regulations, pursuant to the procedures of the Administrative Procedures Act, 1 CMC § 9104(a). The Regulations would become effective ten (10) days after adoption and publication in the Commonwealth Register. (1 CMC § 9104(b))

AUTHORITY: The proposed amendments to TCGCC Personnel Regulations are promulgated pursuant to the Commission's authority as provided by Part II Section 5(8)c of the Revised Casino Gaming Control Act of 1989 to establish regulations and the CNMI Administrative Procedures Act.

THE TERMS AND SUBSTANCE: The proposed amendment sets forth Rules and Regulations that administrative leave may be granted to employees of TCGCC to participate in civic or professional activities of interest to the TCGCC or the public interest of Tinian.

THE SUBJECTS AND ISSUES INVOLVED: The Proposed Regulations set forth the regulations and procedures that administrative leave without loss of pay may be granted to exempt or non-exempt employees of TCGCC to participate in civic or professional activities of interest to the TCGCC or the public interest of Tinian.

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

TO PROVIDE COMMENTS: All interested persons may examine the proposed amendments and submit written comments, positions, or statement for or against the proposed amendments to the Chairman of the Tinian Casino Gaming Control Commission via mail at P.O. Box 143, Tinian, MP 96952, via phone at (670)433-9288 or via fax to (670)433-9290 within (30) calendar days following the date of the publication in the Commonwealth Register of these amendments. (1 CMC § 9104(a)(2))

These regulations were approved by the Tinian Casino Gaming Control Commission on February 27, 2017.


Submitted by:  _____ Date _____
ESTHER HOFSCHEIDER BARR
Chairman
Tinian Casino Gaming Control Commission

(Received by :  _____ Date 04/20/17
SHIRLEY CAMACHO OGUMORO
Governor's Special Assistant
for Administration)

Filed and
Recorded by:  _____ Date 04-28-2017
ESTHER SN. NESBITT
Commonwealth Registrar

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

Dated the 26 day of April, 2017.


EDWARD MANIBUSAN
Attorney General

PERSONNEL REGULATIONS

§ 170-30.5-520 Other Leave

The rules and regulations in this subchapter apply to all employees and employment positions in the TCGCC.

- (b) Administrative leave without loss of pay may be granted to any exempt or non-exempt employee by the Executive Director or the Chairman for any of the following reasons:
 - (1) Emergency conditions beyond the control of management, such as a typhoon or prolonged power outage;
 - (2) Participation in civic or professional activities of interest to the TCGCC or the public interest of Tinian;

TINIAN CASINO GAMING CONTROL COMMISSION

Munisipât I Tinian yan Aguiguan
Commonwealth gi Sangkattan na Islas Mariãnas

NUTISIAN PUPBLIKU NU I MANMAPROPONI NA AREKLAMENTU YAN REGULASION NI MA'AMENDA SIHA PARA I PERSONNEL I TCGCC I AREKLAMENTU YAN REGULASION PUT PÂTTIN 500 SUBSECTION 170-30.5-520 I OTRU NA LEAVE NU I TINIAN CASINO GAMING CONTROL COMMISSION

I MANMAPROPONI NA AREKLAMENTU YAN REGULASION SIHA: I Tinian Casino Gaming Control Commission (TCGCC) ha sodda na i:

I MA'INTENSIONA NA AKSION NI PARA U MA'ADÂPTA ESTI SIHA I MANMAPROPONI NA AREKLAMENTU YAN REGULASION SIHA: I Tinian Casino Gaming Control Commission i ma'intensiona ni para u ma'adâpta komu petmanienti na regulasion siha ni mañechettun na Regulasion ayu i manmaproponi, sigun gi manera siha gi Âktun Administrative Procedures gi, 1 CMC § 9104(a). I regulasion siha para u ifektibu gi hãlom 10 dihas dispues di adâptasion yan publikasion gi hãlom i Rehistran Commonwealth. (1 CMC § 9105(b))

ÂTURIDÂT: I manmaproponi na amendasion siha para i TCGCC na Regulasion Personnel ni manmacho'gui sigun para i aturidât Kumision ni mapribeni ginen Pattin II Section 5(8)c na Maribisa na Casino Gaming Control nu i 1989 para ma'estapblesi i regulasion siha yan i CNMI Âktun Administrative Procedures.

I TEMA YAN SUSTÂNSIAN I PALÂBRA SIHA: I manmaproponi na amendasion mapega mo'na i Areklamentu yan Regulasion na i administrative leave na siña manmanã'i i imple'ão i TCGCC para u fan patisipão gi hãlom civic pat profesot na aktibidât siha para intires i TCGCC pat i intires pupbliku nu i Tinian.

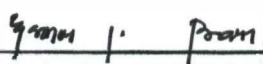
I SUHETU NI MASUMÂRIA YAN ASUNTU NI TINEKKA: I Manmaproponi na Regulasion siha mapega mo'na i regulasion yan i manera siha na i administrative leave ufalingu i apãs siña manmanã'i para exempt pat non-exempt na imple'ão i TCGCC pat i intires i pupbliku nu i Tinian.

DIREKSION PARA U MAPO'LU YAN MAPUPBLIKA: Esti i manmaproponi na Areklamentu yan Regulasion siha debi na u mapupblika gi hãlom i Rehistran Commonwealth gi hãlom i seksiona ni maproponi na regulasion siha yan ñuebu na ma'adâpta na regulasion siha. 1 CMC § 9102(a)(1) yan u mapega gi hãlom i kumbinienti na lugât siha gi hãlom i civic center yan i ufisinan gubietnamentu siha gi kada distritun senadot, parehu Englis yan prinsipât na linguãhin natibu. (1 CMC § 9104(a)(1)).


PARA U MAPRIBENIYI UPIÑON SIHA: I manintiresao na petsona siha siña ma'eksima i manmaproponi na amendasion yan manahãlom tinige' upiñon, pusion, pat sinangan para pat kontra i manmaproponi na amendasion siha para i Kabesiyon nu i Tinian Casino Gaming Control

Commission ginen mail gi P.O. Box 143, Tinian, MP 96952, ginen tilifon gi (670)433-9288 pat ginen fax para (670)433-9290 gi hãlom trenta (30) dihas ni tinattitiyi gi fetchan kalendãriu gi publikasion gi hãlom i Rehistran Commonwealth gi esti na amendasion siha. (1 CMC 9104(a)(2))

Esti na regulasion siha manma' aprueba ginen i Tinian Casino Gaming Control Commission gi Fibreru 27, 2017.

Nina' hãlom as:  4/7/17
ESTHER HOFSCHEIDER BARR
Kabesiyu
Tinian Casino Gaming Control Commission
Fetcha

Rinisibi as:  04/20/17
SHIRLEY P. CAMACHO-OGUMORO
Ispisiãt Na Ayudãnti Para Atministrasion
Fetcha

Pine'lu van
Ninota as:  04.28.2017
ESTHER SN. NESBITT
Rehistran Commonwealth
Fetcha

Sigun i 1 CMC § 2153(e) (I Abugãdu Henerãt ha aprueba i regulasion siha na para u macho' gui kumu fotma) yan i 1 CMC § 9104(a)(3) (hentan inapruuban Abugãdu Henerãt) i manmaproponi na regulasion siha ni mañechettun guini ni manmaribisa yan manma' aprueba kumu fotma yan sufisienti ligãt ginin i CNMI Abugãdu Henerãt yan debi na u mapupblika, 1 CMC § 2153(f) (publikasion areklamentu yan regulasion siha).

Mafetcha gi diha 26, gi April, 2017.


Hon. EDWARD MANIBUSAN
Abugãdu Henerãt

PERSONNEL NA REGULASION SIHA

PERSONNEL NA REGULASION SIHA

§ 170-30.5-520 OTRU LEAVE

I areklamentu yan regulasion siha gi hãlom esti na subchapter inaplika para todú imple'ão siha yan i pusion setbisiu gi hãlom i TCGCC.

- (b) I administrative leave u falingu nu i apãs siña manmanã'i para maseha exempt pat non-exempt na imple'ão ginen i Executive Director pat i Kabesiyu para maseha na tinattiyi na rason siha:
- (1) I chinatsağa na kondision siha ti pumusipbli mamanea ni atministrasion, tatkomu pakyu pat gai inanãkku ni mantai kãndit.
 - (2) I ayudu gi hãlom civic pat profesot na aktibidãt siha para intires i TCGCC pat i intires pupbliku giya Tinian;

TINIAN CASINO GAMING CONTROL COMMISSION

Apilómwol Tchiliyól me Aguiguan
Commonwealth Téél Falúw kka Efang Ilól Marianas

ARONGORONGOL TOULAP REEL POMMWOL ALLÉGH ME MWÓGHUTUGHUT IKKA EBWE
LIIWEL NGÁLI ALLÉGHÚL ME MWÓGHUTUGHUTÚL TCGCC REEL PART 500 SUBSECTION 170-
30.5-520 REEL AKKÁÁW LEAVE REEL TINIAN CASINO GAMING CONTROL COMMISSION

POMMWOL ALLÉGH ME MWÓGHUTUGHUT: Tinian Casino gaming Control Commission
(TCGCC) re schuungi bwe:

**MÁNGEMÁNGIL MWÓGHUT REEL REBWE ADÓPTÁÁLI POMMWOL ALLÉGH ME
MWÓGHUTUGHUT KKA:** Tinian Casino Gaming Control Commission re mángemángil rebwe
adóptááli bwe ebwe lléghló mwóghutughut kka e appasch bwe Pommwol Mwóghutughut,
sáangi mwóghutughutúl Administrative Procedures Act, 1 CMC § 9104(a). Ebwe bwunguló
Mwóghutughut kkal llól seigh (10) ráál mwiril aal akkatééwow me llól Commonwealth Register.
(1 CMC § 9104(b))

BWÁNGIL: Pommwol liiwel ngáli Mwóghutughutúl TCGCC Personnel nge aa ffil reel fféerúl
sáangi bwángil Commission, iye e palúweli Part II Tálil 5(8)c reel Revised Casino Gaming Control
Act-il 1989 bwe ebwe fféer alléghúl me bwal CNMI Administrative Procedures Act.

KKAPASAL ME AWEEWEL: Pommwol liiwel kkal ebwe fféer bwe Allégh me
Mwóghutughutúl administrative leave iye ebwe ngaleer schóól angaangil TCGCC bwe rebwe
tuutá llól civic me ngáre mwóghutughut ikka e professional iye re tipáli reel TCGCC ngáre e
impotanti ngáliir toulapal schóól Tchiliyól.

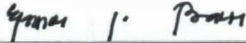
KKAPASAL ME ÓUTOL: Pommwol Mwóghutughut kkal ebwe fféer bwe mwóghutughutúl
bwe mille administrative leave nge esóór maliingul reel óbwóss ebwe mmwelil rebwe ngáleey
bwángil ngáli schóól angaangil TCGCC kkewe re exempt ngáre non-exempt bwe rebwe toolong
llól civic ngáre mwóghutughut ikka e professional reel TCGCC ngáre llól tipeer toulapal schóól
Tchiliyól.

AFAL REEL ISIISILONGOL ME ARONGOWOWUL: Pommwol Allégh me Mwóghutughut kkal
ebwe akkatééwow me llól Commonwealth Register llól tálil pommwol mwóghutughut me ffél
mwóghutughut ikka ra adóptááli. 1 CMC § 9102(a)(1) me ebwe appaschetá llól bwuleey kka reel
Bwulasiyol Mayor me bwal llól bwulasiyol gobetnameento llól senatorial district, fengál reel
English me mwaliyaasch. 1 CMC § 9104(a)(1)


ISIISILONGOL MÁNGEMÁNG: Schóó kka re tipáli rebwe piipiy ghatchúw pommwol liiwel
kkal me isiisilong ischiil mángmáng, positions, ngáre kkapasal aweewe ngáli ngáre angiiing reel

pommwol liiwel ngáli Chairman-il Tinian Casino Gaming Control Commission via féléfél iye P. O. Box 143, Tinian, MP 96952, via tilifon iye (670)433-9288 ngáre via fax ló (670)433-9290 llól eliigh (30) ráál mwiril aal akkatééwow arongorong yeel llól Commonwealth Register reel liiwel kkal. (1 CMC § 9104(a)(2))

Mwóghutughut kkal nge aa takkal átirow merel Tinian Casino Gaming Control Commission wóól Febreero 27, 2017.

Isáliyalong: 
ESTHER HOFSCHEIDER BARR
Chairman
Tinian Casino Gaming Control Commission

4/7/17
Ráál

Bwughiyal: 
SHIRLEY F. CAMACHO-OGUMORO
Layúl Gobenno Special Assistant
Ngáli Administration

04/20/17
Ráál

Ammwelil: 
ESTHER SN. NESBITT
Commonwealth Register

04.28.2017
Ráál

Sáangi 1 CMC § 2153(e) (sáangi aal lléghló me ffil reel fféerúl merel AG) me 1 CMC § 9104(a)(3) (mwiir sáangi aal lléghló merel AG) pommwol liiwel ikka e appasch igha nge ra takkal amwuri fischiiy me aa ffil reel fféerúl me legal sufficiency sáangi Soulemelemil Allégh Lapalap CNMI me ebwe akkatééwow (1 CMC § 2153(f) (arongowowul allégh me mwóghutughut)).

Aghikkilátiw 26 ráál iye April, 2017.


EDWARD MANIBUSAN
Soulemelemil Allégh Lapalap

MWÓGHUTUGHUTÚL PERSONNEL

§ 170-30.5-520 Akkáv Leave

Allégh me Mwóghutughut kka llól subchapter yeel nge ngáliir alongeer schóól Angaang me employment position ikka e lo llól TCGCC.

- (b) Administrative leave iye esóór óbwóssul emmwel ebwe yoor bwángil ngáli schóó kka re exempt ngáre non-exempt schóól angaang sáangi Executive Director ngáre Chairman reel bwulul milikka e amwirimwirtiwi:
- (1) Mwóghutughut kka llól ghitipotch iye esoor lemeleml reel mwóghutughut, aweei malúmal ngáre aa lááláyló igha esóór dengkki;
 - (2) Schóó kka re mwuschel toolong llól civic ngáre mwóghutughut ikka e professional iye re tipáli reel TCGCC ngáre llól tipeer toulapal schóól Tchiliyól;



COMMONWEALTH CASINO COMMISSION
Commonwealth of the Northern Mariana Islands
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P.O. Box 500237, Saipan, MP 96950
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Juan M. Sablan, Chairman
Joseph C. Reyes, Vice Chairman
Justin S. Mangiona, Secretary
Alvaro A. Santos, Treasurer
Martin DLG San Nicolas, Public Affairs

COMMISSION ORDER NO: 2017-002

Extension of Casino Live Training Facility

For good cause determined at the April 20, 2017 public meeting of the Commonwealth Casino Commission, which was duly publicly noticed, and based on the authority granted by the laws of the Commonwealth (including but not limited to Public Laws 18-56 and 19-24) and the Regulations of the Commonwealth Casino Commission, NMIAC Chapter 175-10.1, the Commonwealth Casino Commission hereby finds and ORDERS AS FOLLOWS:

1. Part 800 of the Regulations of the Commonwealth Casino Commission authorizes the Live Training Facility wherein the casino licensee may conduct live gaming activities.
2. Regulation §175-10.1-815 is entitled "Cessation of Live Training Facility" and states: "The casino licensee shall cease operations at the temporary live training facility prior to the opening of the initial gaming facility. In no event shall the licensee operate the temporary live training facility beyond April 30, 2017. The Commission may extend this date for good cause shown."
3. The Commission's authority to promulgate and enforce Regulation 815 stems, at least in part, from section 2314(b)(2) of Title Four of the Commonwealth Code, which states that the Commission's regulations shall ensure "compliance with the legal, statutory and contractual obligations of owners, operators, and employees of casinos and other persons licensed."
4. The April 30, 2017 cessation date was determined by those who negotiated and entered into the Casino License Agreement. The Commission was neither party to the negotiations nor signatory to the Agreement or its subsequent amendments.
5. Regulation 815, therefore, is the Commission's attempt to ensure the licensee honors its contractual obligations. The cessation date was not chosen by the Commission.
6. The Commission's staff has been informed, and consequently has informed the Commission in a public meeting that the licensee and government agencies are

negotiating an amendment to the Casino License Agreement which will extend the cessation date past April 30, 2017 such that good cause exists for the Commission to extend the date beyond April 30, 2017.

7. The Commission does not know what date will be finally negotiated between the government and the licensee and the Commission does not wish to insert itself into the negotiations. The Commission feels leaving the date open-ended at this time could be interpreted as the Commission's desire for a lengthy extension. The Commission wishes to state clearly that the Commission desires the cessation of the Live Training Facility at the earliest possible date.

8. Accordingly, the Commission will Order a relatively short extension of four (4) months to allow negotiation of the parties.

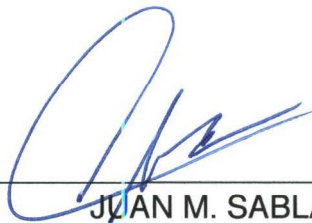
9. In the event that, on or before April 30, 2017, the Executive Director learns from either the CNMI Lottery Commission or the Office of the Governor that negotiations have ended without an extension of the cessation date, the cessation date shall remain April 30, 2017.

10. IT IS HEREBY ORDERED that the April 30, 2017 cessation date found in §175-10.1-815 is hereby extended for four (4) months. In no event shall the licensee operate the temporary live training facility beyond August 31, 2017. The Commission may extend this date for good cause shown.

11. This Order is to take effect immediately and shall remain in effect until it is repealed or replaced by subsequent Order of the Commission.

SO ORDERED this 20th day of April, 2017.

Signature: _____



JUAN M. SABLAN
CHAIRMAN