

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



COMMONWEALTH REGISTER

**VOLUME 40
NUMBER 08
AUGUST 28, 2018**

COMMONWEALTH REGISTER

VOLUME 40
NUMBER 08
AUGUST 28, 2018

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ORDER

Number: 2018-003	
Subject: Order to Provide Publicly Accessible Information	
Authority: P.L. 18-56 and 19-24, Regulations of the Commonwealth Casino Commission, NMIAC Chapter 175-10.1	
Commonwealth Casino Commission	040922



TINIAN CASINO GAMING CONTROL COMMISSION

Municipality of Tinian and Aguiguan
Commonwealth of the Northern Mariana Islands



Esther H. Barr
Chairman

Jose P. Kiyoshi
Vice Chairman

Patrick H. San Nicolas
Commissioner

Charlene M. Lizama
Commissioner

William M. Cing
Executive Director

PUBLIC NOTICE OF CERTIFICATION AND ADOPTION OF THE RULES AND REGULATIONS OF THE TINIAN CASINO GAMING CONTROL COMMISSION PERTAINING TO THE ESTABLISHMENT OF INTERNET GAMING OPERATIONS

PRIOR PUBLICATION IN THE COMMONWEALTH REGISTER AS
PROPOSED REGULATIONS
VOLUME 40, NUMBER 06, PAGES 40782-40806 OF JUNE 28, 2018

ACTION TO ADOPT THESE 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 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 Tinian Casino Gaming Control Commission announced that it intended to adopt them as permanent, and now does so. 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.

MODIFICATIONS FROM PROPOSED REGULATIONS, IF ANY: None.

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

EFFECTIVE DATE: Pursuant to the Administrative Procedures Act, 1 CMC §9105(b), these adopted Regulations are effective 10 days after compliance with the Administrative Procedures Act, 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 Administrative Procedures Act, 1CMC §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. Please see the following pages for this agency's concise statement, if there are any, in response to filed comments.

ATTORNEY GENERAL APPROVAL: The adopted regulations were approved for promulgation by the 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 31st day of July, 2018, at Tinian, Commonwealth of the Northern Mariana Islands.

Certified and ordered by:

Esther Hofschneider Barr
Chairman

7/31/18
Date

Filed and recorded by:

Esther SN. Nesbitt
Commonwealth Registrar

8.13.2018
Date



TINIAN CASINO GAMING CONTROL COMMISSION



Municipality of Tinian and Aguiguan
Commonwealth of the Northern Mariana Islands

**PUBLIC NOTICE OF CERTIFICATION AND ADOPTION
OF THE RULES AND REGULATIONS
OF THE TINIAN CASINO GAMING CONTROL COMMISSION
PERTAINING TO THE ESTABLISHMENT
OF JUNKETS AND COMPLIMENTARY**

Esther H. Barr
Chairman

Jose P. Kiyoshi
Vice Chairman

Patrick H. San Nicolas
Commissioner

Charlene M. Lizama
Commissioner

William M. Cing
Executive Director

PRIOR PUBLICATION IN THE COMMONWEALTH REGISTER AS
PROPOSED REGULATIONS
VOLUME 40, NUMBER 06, PAGES 40771-40781
OF JUNE 28, 2018

ACTION TO ADOPT THESE 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 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 Tinian Casino Gaming Control Commission announced that it intended to adopt them as permanent, and now does so. 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.

MODIFICATIONS FROM PROPOSED REGULATIONS, IF ANY:
None.

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

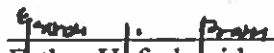
EFFECTIVE DATE: Pursuant to the Administrative Procedures Act, 1 CMC §9105(b), these adopted Regulations are effective 10 days after compliance with the Administrative Procedures Act, 1 CMC §9102 and §9104(a) or (b), which in this instance, is 10 days after this publication in the Commonwealth Register.

COMMENTS AND AGENCY CONCISE STATEMENT: Pursuant to the Administrative Procedures Act, 1CMC §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. Please see the following pages for this agency's concise statement, if there are any, in response to filed comments.

ATTORNEY GENERAL APPROVAL: The adopted regulations were approved for promulgation by the 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 31st day of July, 2018, at Tinian, Commonwealth of the Northern Mariana Islands.

Certified and ordered by:



Esther Hofschneider Barr
Chairman

7/31/18
Date

Filed and recorded by:



Esther SN. Nesbitt
Commonwealth Registrar

8.13.2018
Date



Ralph DLG. Torres
Governor

Victor B. Hocog
Lt. Governor

Commonwealth of the Northern Mariana Islands
OFFICE OF THE GOVERNOR

Bureau of Environmental and Coastal Quality
DEQ: P.O. Box 501304, DCRM: P.O. Box 10007, Saipan, MP 96950-1304
DEQ Tel.: (670) 664-8500/01; Fax: (670) 664-8540
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www.deq.gov.mp and www.cnm.gov.mp



Eliceo D. Cabrera
Administrator

Ray S. Masga
Director, DEQ

Janice Castro
Director, DCRM

**PUBLIC NOTICE OF CERTIFICATION AND ADOPTION
OF PROPOSED AMENDMENTS TO
The Bureau of Environmental and Coastal Quality,
The Division of Environmental Quality,
Water Quality Standards**

PRIOR PUBLICATION IN THE COMMONWEALTH REGISTER
AS PROPOSED AMENDED REGULATIONS
Volume 40, Number 07, pp. 040826 of July 28, 2018

ACTION TO ADOPT PROPOSED REGULATIONS: The Commonwealth of the Northern Mariana Islands, Bureau of Environmental and Coastal Quality (BECQ) HEREBY ADOPTS AS PERMANENT the Proposed Amendments 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). BECQ announced that it intended to adopt them as permanent, and now does so. 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.

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

AUTHORITY: The BECQ has statutory authority to promulgate and adopt regulations regarding Water Quality. P.L. 3-23 § 7; 2 CMC § 3121.

THE TERMS AND SUBSTANCE: The adopted amendments amend the Water Quality Standards, NMIAC Chapter 65-130, to: (1) remove already-repealed language that remains codified; (2) adopt the most current versions of the U.S. EPA's Aquatic Life Criteria Table and Human Health Criteria Table, including updated thresholds for cadmium, selenium, and ammonia; and (3) remove excess language regarding chlorine covered by the Aquatic Life Criteria Table.

DIRECTIONS FOR FILING AND PUBLICATION: These Regulations shall be published in the Commonwealth Register in the section on proposed and newly adopted regulations, 1 CMC § 9102(a)(1), and posted in convenient places in the civic center and in local government offices in

each senatorial district, both in English and in the principal vernacular. 1 CMC § 9104(a)(1).

EFFECTIVE DATE: Pursuant to the APA, 1 CMC § 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 § 9104(a)(2), the agency has considered fully all written 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.

ATTORNEY GENERAL APPROVAL: The Proposed Regulations were approved for promulgation by the 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 and that this declaration was executed on the 22nd of August, 2018, at Saipan, Commonwealth of the Northern Mariana Islands.

Certified and ordered by:



Eliceo D. Cabrera
Administrator, Bureau of Environmental and Coastal Quality

8/22/18

Date

Filed and
Recorded by:

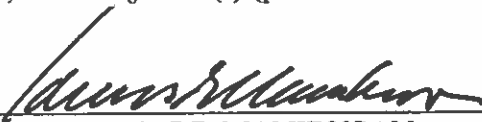


ESTHER SN. NESBITT
Commonwealth Register

08.23.2018

Date

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



EDWARD MANIBUSAN
Attorney General

8/23/18

Date



STATE BOARD OF EDUCATION

Commonwealth of the Northern Mariana Islands — *Public School System*

PO Box 501370 Saipan, MP 96950 • Tel. 670 237-3027 • E-mail: boe.admin@cnmipss.org



MaryLou S. Ada, J.D.
chairwoman

Janice A. Tenorio
Vice-chairwoman

Herman M. Atalig
Secretary/treasurer

Members
Herman T. Guerrero
Florine M. Hofschneider

Teacher representative
Paul Miura

Non public school rep.
Galvin S. Deleon Guerrero

Student representative
Pionnah Rosej Gregorio

PUBLIC NOTICE OF CERTIFICATION AND ADOPTION ON REGULATIONS OF THE COMMONWEALTH STATE BOARD OF EDUCATION

PRIOR PUBLICATION IN THE COMMONWEALTH REGISTER AS PROPOSED REGULATIONS

60-20-434 Promotion and Graduation Requirements
Volume 40, Number 05, pp 040698 to 040714, of May 28, 2018

Regulations of the State Board of Education

ACTION TO ADOPT PROPOSED REGULATIONS: The Commonwealth of the Northern Mariana Islands, State Board of Education (the Board), HEREBY ADOPTS AS PERMANENT regulations the PSS Procurement Rules and 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 Board announced that it intended to adopt as permanent, and now does so.

The Proposed Amendment to Proposed Regulations §§60-20-430 Grade placement for Transfer Students and 60-20-434 Promotion and Graduation Requirements categories published, such adopted regulations are a true, complete and correct copy of the referenced Proposed PSS Rules and Regulations, and that they are being adopted.

PRIOR PUBLICATION: The prior publication was as stated above. The Board adopted the regulation as final at its Special Board meeting of August 8, 2018.

MODIFICATIONS FROM PROPOSED REGULATIONS, IF ANY:
To include changes to §§60-20-430 and 60-20-434 which were published in the Commonwealth Register Volume 40, Number 05, May 28, 2018 Pages 040698-040714.

AUTHORITY: The Board is required by the Legislature to adopt rules and regulations regarding those matters over which the State Board of Education has jurisdiction.

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

COMMENTS AND AGENCY CONCISE STATEMENT: Pursuant to the APA, 1 CMC §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 thirty (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 §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 21st day of August, 2018, at Saipan, Commonwealth of the Northern Mariana Islands.

Certified and ordered by:


MaryLou S. Ada, J.D., Chairwoman
15th CNMI State Board of Education

08/21/2018
Date

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 this 23 day of August, 2018.


Edward E. Manibusan
Attorney General

Filed and
Recorded by:


Esther SN. Nesbitt
Commonwealth Registrar

08.23.2018
Date

§ 60-20-434 Promotion and Graduation Requirements

(a) [no change]

(b) Graduation Requirements for High School Level

(1) A minimum of twenty-eight credits will be required for graduation from the 12th grade. Required subjects constitute twenty-three credits and are as follows:

English	8 credits
Integrated literature and composition 9th grade	2
Integrated literature and composition 10th grade	2
Technical research/business writing 11th grade	1
American literature 11th grade	1
British literature 12th grade	2
Mathematics	6
Algebra I, geometry, algebra II	
Social Studies	3
NMI history, US/world history and US government/economics	
Science	3
Environmental science, biology, chemistry	
Physical Education	2+
Language other than English	1
TOTAL	23

+ 1 credit of JROTC may be substituted for 1 credit of physical education. 0.5 credits of the physical education credits must include a health course.

(2) Receiving Credits Toward Graduation

- (i) Transfer In. Students who are enrolled in post-secondary or trades institutions or who transfer to PSS from other schools with transcripts from secondary and/or post-secondary institutions, may receive credit for courses that have met or exceeded the CNMI PSS required courses as assessed by the school counselor and concurred by the principal in meaningful consultation with the Office of Curriculum & Instruction (OCI).
- (ii) Career Track. Students who elect a career path may receive credits for content courses aligned with their career track, as assessed by the school counselor and concurred by the principal in meaningful consultation with OCI as long as the content courses meet the requirements prescribed in the career track.
- (iii) Other. Other courses may fulfill graduation requirements that meet the required number of credits for each content, as needed and as assessed by the school counselor and concurred by the principal in meaningful consultation with OCI.

(iv) Prescribed Track. There are no changes for students who wish to follow the prescribed graduation requirements as approved by the State Board of Education.

(3) Credit Equivalency. Credits from other secondary, post-secondary, and/or trades institutions will be transferable as the PSS equivalent for the completed course. The equivalency will be based on a course-to-course assessment. Example. An NMC 3-4 English credit courses will transfer to PSS as an ELA 2 credit course.

(c) [no change]



STATE BOARD OF EDUCATION

Commonwealth of the Northern Mariana Islands — *Public School System*

PO Box 501370 Saipan, MP 96950 • Tel. 670 237-3027 • E-mail: boe.admin@cnmipss.org



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PUBLIC NOTICE OF CERTIFICATION AND ADOPTION ON REGULATIONS OF THE COMMONWEALTH STATE BOARD OF EDUCATION

PRIOR PUBLICATION IN THE COMMONWEALTH REGISTER
AS PROPOSED REGULATIONS
60-20-400 Subpart F Discipline
Volume 40, Number 05, pp 040682 to 040697, of May 28, 2018

Regulations of the State Board of Education

ACTION TO ADOPT PROPOSED REGULATIONS: The Commonwealth of the Northern Mariana Islands, State Board of Education (the Board), HEREBY ADOPTS AS PERMANENT regulations the PSS Procurement Rules and 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 Board announced that it intended to adopt as permanent, and now does so.

The Proposed Amendment to Proposed Regulations Subpart F Discipline, Regulation §§ 60-20-438 Jurisdiction, 60-20-440 Day to Day Discipline, 60-20-442 Detention, 60-20-444 In-School Suspension and 60-30-446 Offense categories published, such adopted regulations are a true, complete and correct copy of the referenced Proposed PSS Rules and Regulations, and that they are being adopted.

PRIOR PUBLICATION: The prior publication was as stated above. The Board adopted the regulation as final at its Special Board meeting of August 8, 2018.

MODIFICATIONS FROM PROPOSED REGULATIONS, IF ANY:

To include changes to §§ 60-20-438, 440, 442, 444, and 446 which were published in the Commonwealth Register Volume 40, Number 05, May 28, 2018 Pages 040682-040697.

AUTHORITY: The Board is required by the Legislature to adopt rules and regulations regarding those matters over which the State Board of Education has jurisdiction.

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

COMMENTS AND AGENCY CONCISE STATEMENT: Pursuant to the APA, 1 CMC §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 thirty (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 §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 21st day of August, 2018, at Saipan, Commonwealth of the Northern Mariana Islands.

Certified and ordered by:



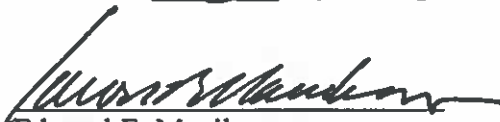
MaryLou S. Ada, J.D., Chairwoman
15th CNMI State Board of Education

08/21/2018

Date

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 this 23 day of August, 2018.



Edward E. Manibusan
Attorney General

Filed and
Recorded by:



Esther SN. Nesbitt
Commonwealth Registrar

08.23.2018

Date

§ 60-20-438 Jurisdiction

(a) The student discipline regulations apply in all situations in which students are involved, including, but not limited to:

(1) [unchanged]

(2) ~~Travel on school buses or in school vehicles~~ Any travel to and from the school site, whether on school buses, school vehicles or during official school sanctioned trips;

(3)-(5) [unchanged]

(b) [unchanged]

§ 60-20-440 Day to Day Discipline

Principals and appropriate ~~designated~~ personnel are specifically authorized by this policy to administer or recommend day to day discipline including, but not limited to, in-house detention, parent conferences, counseling sessions, ~~campus clean-up work detail~~, community service, ~~required apologies appropriate restitution~~, behavioral intervention plans, and any reasonable ~~creative~~ disciplinary measures.

§ 60-20-442 Detention

(a) The provisions of a detention program for student violations of policies, rules and regulations shall provide principals with an additional alternative for dealing with disciplinary problems that occur in the schools. Detention is an assigned before-school and/or after-school period, during which student activity is closely monitored and severely restricted. ~~Students are expected to be quiet during the entire detention period and to work exclusively on assigned tasks.~~ Students will be required to adhere to all detention rules.

(b) School administrators and certified personnel detain students after normal school hours for a reasonable time provided the following conditions are observed, but not longer than daily instructional hours:

(1) ~~Students must have an opportunity to make arrangements for transportation home. Therefore, the detention may take place on any day after the day of notification to detain. Parents will be notified before detention so that transportation is arranged beforehand.~~

(2) ~~The detention may be for disciplinary or academic reasons.~~

(3) (2) The names of all students detained must be reported to the building principal or designee.

(4) ~~A certified staff member must supervise all students detained.~~

§ 60-20-444 In-school Suspension

In-school suspension is a structured disciplinary action in which a student is ~~isolated or~~ removed from regular classroom activities, but is not dismissed from the school setting.

The principal/designee may assign students to the in-school suspension program for a reasonable and specified period of time. All schools are required to have In-School Suspension policies that ensure students are provided instructional services during ISS.

§ 60-20-446 Offense Categories

The offense categories set out in this section are intended to be illustrative but not an exclusive listing of acts of misconduct and the consequences for each. Misconduct that is not specifically listed in this section may be deemed to warrant discipline up to and including expulsion following provision of all due process procedures. In addition, the disciplinary consequence listed for each offense may be increased or decreased by the administration or the Board due to mitigating or aggravating circumstances.

(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~~
- ~~(4)(3) Gambling~~
- ~~(5)(4) 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)(5) 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)(6) Refusing to cooperate with school transportation regulations~~
- ~~(11)(7) Refusing to cooperate with school rules and regulations~~
- ~~(12) Refusing to do assigned work~~
- ~~(13)(8) Refusing to serve detention~~
- ~~(14)(9) Tardiness (class/classes)~~
- ~~(15)(10) Tardiness (school day)~~
- ~~(16)(11) Truancy (class/classes)~~
- ~~(17)(12) Truancy (school day)~~
- ~~(18) 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.~~
- ~~(19)(13) Possession and/or use of tobacco or cigarette rolling papers~~
- (14) Possession and/or distribution of drug paraphernalia.
- ~~(20) Possession and/or use of betel nut (pugua) or betel nut related paraphernalia (First Offense)~~
- ~~(21)(15) Using Excessive foul or abusive language.~~
- ~~(22) Verbal assault on student~~
- ~~(23)(16) Possession and/or distribution of pornography.~~

(17) Failure to assume responsibility for, or to control his/her behavior.

(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 a student from another school~~

~~(2) Assault on a student from same school~~

~~(3)(2) Chronic disruption of the school program and/or activities~~

~~(4)(3) Deprivation through intimidation of another individual's right to attend school or classes~~ Bullying.

(i) Physical – includes hitting, kicking, tripping, pinching, and pushing or damaging property.

(ii) Verbal – includes name calling, insults, teasing, intimidation, homophobic or racist remarks, or verbal abuse.

(iii) Social – includes:

(A) Lying and spreading rumours;

(B) Negative facial or physical gestures, menacing or contemptuous looks;

(C) Playing nasty jokes to embarrass and humiliate;

(D) Mimicking unkindly;

(E) Encouraging others to socially exclude someone;

(F) Damaging someone's social reputation or social acceptance.

(iv) Cyber – includes:

(A) Abusive or hurtful texts, emails or posts, images or videos;

(B) Deliberately excluding others online;

(C) Nasty gossip or rumors;

(D) Identify theft: imitating others online or accessing their content.

(4) Possession and/or use of electronic devices are prohibited without prior and written approval from the school principal.

(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)(7) 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)(8) Extortion less than \$300~~

~~(10) Failure to assume responsibility for, or to control his/her behavior~~

~~(11)(9) False fire alarm/false fire report~~

~~(12)(10) Harassment for any reason including, but not limited to, sex, sexual orientation, color, race, religion, national origin and disability~~

~~(13)(11) 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)(12) Participating in, or inciting a school disruption~~

~~(16)(13) 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)(14) 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)(15) Theft and/or knowingly possessing stolen property
- (24)(16) Trespassing on school property
- (25)(17) Possession and/or use of tobacco or cigarette rolling paper, repeated offense
- (26)(18) Possession and/or use of betel nut (pugua) and or betel nut-paraphernalia, repeated offense
- (27)(19) Fighting
- (28)(20) Conspiracy involving two or more persons to commit a category II offense
- (29)(21) 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)(22) Conspiracy between two or more persons to commit a category III offense
- (34)(23) Destruction and/or vandalism of school property, personal property of students and/or faculty valued at more than \$300
- (35)(24) Receiving, selling, possessing or distributing property stolen from the CNMI Public School System valued at \$300 or more
- (36)(25) Distribution and/or sale of alcohol
- (37)(26) Distribution and or sale of controlled substances (illegal drugs), excluding betel nut
- (38)(27) Possession or use of a real-weapon or look alike weapon of any kind (other than a firearm) including, but not be limited to, knives 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)(28) Extortion of \$300 or more
- (40)(29) Possession of alcohol
- (41)(30) Possession of controlled substance (illegal drugs), excluding including betel nut
- (42)(31) Prescription violation (misuse of properly prescribed medicine including, but not limited to, such drugs as amphetamines and barbiturates) Possession of prescription drugs without prior authorization for prescribing medication (office policy).
- (43)(32) 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)~~(33) Use of alcohol, under the influence of alcohol, or showing evidence of having consumed alcohol

~~(47)~~(34) 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)~~(35) Violent behavior which creates a substantial danger to persons or property

~~(49) Fighting, repeated offense~~

~~(50)~~(36) Any crime that is designated a felony by CNMI or federal statutes.

(c) Category III - Offenses which shall result in expulsion and referral to law enforcement

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

(i) A firearm is defined as:

(A) Any weapon which will, or is designed to or may readily be converted to expel a projectile by the action of an explosive; or

(B) 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

(2) Acts of Terrorism (such as bomb threats)

(3) Fraud and/or identity theft



COMMONWEALTH CASINO COMMISSION

Commonwealth of the Northern Mariana Islands

P.O. Box 500237

Saipan, MP 96950

Tel: 1 (670) 233-1856/57

Email: info@cnmicasinocommission.com



PUBLIC NOTICE OF CERTIFICATION AND ADOPTION OF AMENDMENTS TO REGULATIONS OF Commonwealth Casino Commission Juan M. Sablan, Chairman

**PRIOR PUBLICATION IN THE COMMONWEALTH REGISTER
AS PROPOSED AMENDMENTS TO REGULATIONS
Volume 40, Number 03, pp 040583-040589, of March 28, 2018
Volume 40, Number 03, pp 040590-040597, of March 28, 2018**

Regulations of the Commonwealth Casino Commission

ACTION TO ADOPT PROPOSED AMENDMENTS TO REGULATIONS: The Commonwealth of the Northern Mariana Islands, Commonwealth Casino Commission (CCC) HEREBY ADOPTS AS PERMANENT amendments to 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 CCC 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, except as stated as follows:

(no changes)

PRIOR PUBLICATION: The prior publication was as stated above. The CCC adopted the regulations as final in the July 31, 2018 public meeting of the Commission.

MODIFICATIONS FROM PROPOSED REGULATIONS, IF ANY: Modifications were made as specified above. I further request and direct that this Notice of Adoption be published in the Commonwealth Register.

AUTHORITY: The CCC is required by the Legislature to adopt rules and regulations regarding those matters over which the CCC has jurisdiction. See Public Laws 18-56 and 19-24.

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.

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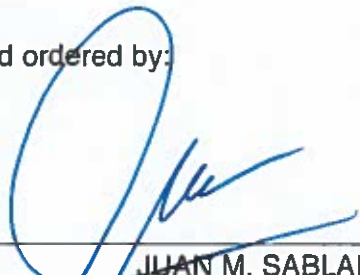
COMMENTS AND AGENCY CONCISE STATEMENT: Pursuant to the APA, 1 CMC sec. 9104(a)(2), the agency has considered fully all written and oral submissions respecting the proposed regulations (no written comments submitted). Attached hereto are CCC responses to all public comments received. (none) Upon this 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.

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 14th day of August, 2018, at Saipan, Commonwealth of the Northern Mariana Islands.

Certified and ordered by:



JUAN M. SABLAN
Chairman, Commonwealth Casino Commission

August 14, 2018
Date

Filed and
Recorded by:



ESTHER SN. NESBITT
Commonwealth Registrar

08.23.2018
Date

§ 175-10.1-1955 Additional Reporting Obligations of Casino Key Employees, Casino Employees and Others.

(a) Any: casino key employee: casino employee: director, officer, or shareholder of the casino licensee or any affiliate company; or any spouse, child or other close relative of any of the aforementioned, who

- (1) Has an interest in a firm that does business with the casino licensee;
- (2) Borrows or accepts money or gifts or other favors from a person or firm doing business with the casino licensee;
- (3) Engages in a private business relationship with a person or firm doing business with the casino licensee, particularly if the casino key employee, casino employee, director, officer, shareholder, spouse or relative supervises the relationship with that person or firm;
- (4) Engages in a private business relationship with a supervisor;
- (5) Engages in a competing business or owns stock or other securities of a competitor other than insignificant interest in public companies;
- (6) Engages in a private business venture with an officer or other employee of a firm that competes with the casino licensee;
- (7) Uses the casino licensee resources for personal benefit, such as extension of complimentary items or services, to further personal rather than a casino licensee business purpose;
- (8) Uses the casino licensee's staff or assets for personal business; or must inform the Commission in writing of the circumstances of such occurrence;
- (9) Has an interest in or speculating in products or real estate whose value may be affected by the casino licensee's business; and improperly divulges or uses confidential information such as plans, operating or financial data or computer programs.

(b) The written notice required by (a) above must be made to the commission within seven (7) calendar days of the occurrence.

(a) A person ("applicant") can apply to the Executive Director on behalf of his or her legally married spouse ("patron") for inclusion into an exclusion program because of concern that the patron is a problem gambler.

(b) Upon receipt of the application, the Executive Director may (1) ask for the name and any available identification of the potential problem gambler from the applicant; (2) Inform the applicant that the casino license will, within thirty (30) days of notification from the CCC, compare the behavior of the patron to the casino licensee's problem gaming policies, and approach the patron if their gaming history indicates actual or potential harm arising from gambling; (3) Inform the applicant that the casino license will mail problem gambling information to the patron if the patron's mailing address is known; (4) Provide the applicant with problem gambling information and details of how to obtain support to the patron for problem gambling; (5) Inform the applicant that neither the CCC nor the casino licensee will provide the applicant with any personal information of the patron which comes to the attention of the CCC or the casino licensee. (6) The Executive Director may promulgate any needed form or procedure to implement this regulation. The forms shall, at a minimum, ensure that the applicant has the required relationship with the patron and the applicant must state the reasons why the patron should be excluded. The applicant must provide supporting evidence, for example, financial records, proving that the patron's family is in financial difficulty as a result of the patron's gambling activity. The application must complete a declaration under penalty of perjury confirming their request for third party exclusion of the patron and listing the reasons therefore.

(c) Within five (5) days of receipt of an application including the completion of all required forms, the Executive Director shall provide the casino licensee with a copy of the application and any other information the Executive Director Deems relevant.

(d) Within twenty five (25) days of receipt of the information listed in (c) above, the casino licensee shall: (1) compare the behavior of the patron to the casino licensee's problem gaming policies, and approach the patron if their gaming history indicates actual or potential harm arising from gambling; (2) Attempt to meet with the patron to determine if sufficient facts and evidence exists to warrant the exclusion of the patron as a problem gambler. The patron may be afforded an opportunity to explain why the patron should not be excluded. The casino licensee may make further enquiries before making a decision about excluding the patron; (3) hand deliver problem gambling information to the patron if he visits the casino or mail problem gambling information to the patron if the patron's mailing address is known; (4) decide whether the patron will be excluded

if the patron chooses not to self-exclude; (5) inform the Executive Director of the results of the activities listed in (1)-(4) above.

(e) Exclusion Decision. (1) If the patron decides to self-exclude, the casino licensee shall immediately inform the CCC of that fact and the casino licensee shall immediately provide to the patron the self exclusion forms required by this Part. (2) If the patron does not wish to self exclude, the casino licensee shall decide whether or not to proceed with the exclusion of the patron.

(f) Notification of exclusion. If the casino licensee determines that the patron should be excluded, it shall provide the patron with written notification thereof.

(g) Ending the Exclusion. After at least two years, the patron can apply to have the ban lifted and the exclusion terminated. (1) The patron must provide evidence that his or her gambling is under control and done for reasons other than compulsion. This may be in the form of a supporting letter from a medical professional or certified gambling counselor. (2) The patron shall be required to undertake an assessment interview with the casino licensee prior to the ban being lifted and termination of the exclusion. (3) At least ten (10) days prior to the termination of the exclusion, the casino licensee must notify the Commission.



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



**NOTICE OF PROPOSED AMENDMENTS TO THE
HEALTH CARE PROFESSIONS LICENSING BOARD FOR
PHYSICIAN ASSISTANTS AND BOARD SEAL**

INTENDED ACTION TO ADOPT THESE PROPOSED REGULATIONS: The Health Care Professions Licensing Board (HCPLB) intends to adopt as permanent regulations the attached Proposed Amendments to the Regulations for Physician Assistants as well as the Board Seal, pursuant to the procedures of the Administrative Procedure Act, 1 CMC § 9104(a). The regulations would become effective 10 days after compliance with 1 CMC §§ 9102 and 9104(a) or (b) (1 CMC § 9105(b)).

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

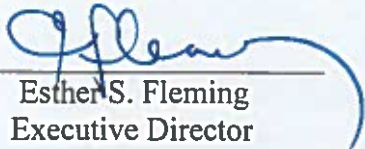
THE TERMS AND SUBSTANCE: The attached proposed amendments is to amend the regulations for Physician Assistants and the Board Seal.

THE SUBJECTS AND ISSUES INVOLVED: Amendment to these regulations:

1. § 140-50.3-140 – Seal
2. § 140-50.3-4130(a)(8) – Special Provision: Prescription Privilege

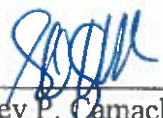
DIRECTIONS FOR FILING AND PUBLICATION: The Board is soliciting comments regarding these proposed amendments which must be received by the Board within thirty (30) days of first publication of this notice in the Commonwealth Register. Interested persons may request copies of the proposed amendments by contacting us at 664-4809 or by email at cnmi@cnmibpl-hcplb.net or come by our office located at Bldg. 1242, Pohnpei Ct., Capitol Hill, Saipan. Written comments on these amendments should be dropped off at our office or sent to the BPL, P.O. Box 502078, Saipan, MP, 96950.

Submitted By:


Esther S. Fleming
Executive Director



Date

Received By: _____


Shirley P. Camacho-Ogumoro
Special Assistant for Administration

8/28/18
Date

Filed and Recorded By: _____


Esther SN. Nesbitt
Commonwealth Registrar

8.28.2018
Date

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).


EDWARD MANIBUSAN
Attorney General

8/28/18
Date

Commonwealth gi Sangkattan na Islas Marianas
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

**NUTISIAN I MANMAPROPONI NA AMENDASION
PARA I HEALTH CARE PROFESSIONS LICENSING BOARD PARA
PHYSICIAN ASSISTANTS YAN BOARD SEAL**

I AKSION NI MA'INTENSIONA NI PARA U MA'ADÁPTA ESTI I MANMAPROPONI NA REGULASION SIHA: I Health Care Professions Licensing Board (HCPLB) ha intensiona para u adápta kumu petmanienti na regulasion siha ni mañechettun i Manmaproponi na Amendasion para i Regulasion siha para i Physician Assistants kuntodu i Board Seal, sigun para i manera siha gi Áktun Administrative Procedure, 1 CMC § 9104 (a). I regulasion siha para u ifektibu gi dies (10) dihas dispues di compliance yan i 1 CMC §§ 9102 yan 9104 (a) pat (b) (1 CMC § 9105 (b)).

ÁTURIDÁT: I Health Care Professions Licensing Board gai fuetsa ni para u macho'gui yan i huyong i regulasion siha sigun para 4 CMC § 2206(b), kumu ma'amenda:

I TEMA YAN SUSTÁNSIAN I PALÁBRA SIHA: I mañechettun na manmaproponi na amendasion para u amenda i regulasion siha para i Physician Assistants yan i Board Seal.


I SUHETU NI MASUMÁRIA YAN ASUNTU NI TINEKKA: I amendasion para esti na regulasion siha:

1. § 140-50.3-140 – Seal
2. § 140-50.3-4130(a)(8) – Ispisiát na Provision: Prescriptions Privilege

DIREKSION PARA U MAPO'LU YAN PUPBLIKASION: I Kuetpu manmamamaisin infotmasion put esti i manmaproponi na amendasion siha ni debi na u marisibi ginin i Kuetpu gi hálum i trenta (30) dihas na tiempu gi primet na pupblikasion esti na nutisia gi hálum i Rehistran Commonwealth. I manintirisáo na petsona siha siña marikuesta kopia put i manmaproponi na amendasion siha yan u maháhágang hami gi 664-4809 pat email gi cnmi@cnmibpl-hcplb.net pat fãttu gi ufisinin-mãmi ni gaigi gi Bldg. 1242, Pohnpei Ct., Capitol Hill, Saipan. I tinigi' upiñon put esti na amendasion siha debi na u manahálum gi ufisinin-mãmi pat na'hãnão para i BPL, P.O. Box 502078, Saipan, MP 96950.

Nina'hálum as:

Fw


Esther S. Fleming
Kabesiyu, HCPLB

8/21/18

Fetcha

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
Rinisibi as:


Shirley P. Camacho-Ogumoro
Ispisiât Na Ayudânti Para I Atministrasion

8/28/18

Fetcha

Pine'lu Yan Ninota as:


Esther SN. Nesbitt
Rehistran Commonwealth

8.28.2018

Fetcha

Sigun i 1 CMC § 2153 (e), (Inapruedan Abugâdu Henerât i regulasion siha ni para u macho'gui kumu fotma) yan i 1 CMC § 9104 (a) (3) (inahentan inapruedan Abugâdu Henerât) i manmaproponi na regulasion siha ni mañechettun guini ni manmaribisa yan manma'aprueda kumu fotma yan sufisient I ligât ginin i CNMI Abugâdu Henerât yan debi na u mapublika, 1 CMC § 2153 (f) (publikasion areklamentu yan regulasion siha).


Edward E. Manibusan
Abugâdu Henerât

8/28/18

Fetcha

Commonwealth Téél Falúw kka Efáng llól Marianas
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

**ARONGORONGOL TOULAP REEL POMMWOL LIIWEL NGÁLI
HEALTH CARE PROFESSIONS LICENSING BOARD REEL
PHYSICIAN ASSITANTS ME BOARD SEAL**

**MÁNGEMÁNGIL MWÓGHUT TEEL REBWE ADÓPTÁÁLI POMMWOL MWÓGHUTUGHUT
KKAL:** Health Care Professional Licensing Board (HCPLB) re mángemángil rebwe adóptááli mwóghut kkal bwe ebwe lléghló Pommwol Liiwel ikka e appasch ngáli Mwóghutughut ngáli Physician Assistants me bwal Board Seal, sáangi mwóghutughutúl Administrative Procedure Act, 1 CMC § 9104(a). Ebwe bwunguló mwóghutughut kkal llól seigh ráál mwiril aal angúúngú ngáli 1 CMC §§ 9102 me 9104(a) ngáre (b) (1 CMC § 9105(b)).

BWÁNGIL: Eyoor bwángil Health Care Profession Licensing Board reel rebwe lemeli me akkatééwow reel mwóghutughut kkal sáangi 4 CMC § 2206(b), igha e liiwe.

KKAPASAL ME AWEEWEL: Pommwol liiwe ikka e appasch ebwe siiweli mwóghutughutúl Physician Assistants me Board Seal.

KKAPASAL ME ÓUTOL: Ikkal Liiwe ngáli mwóghutughut:

1. § 140-50.3-140 – Seal
2. § 140-50.3-4130(a)(8) – Special Provision: Prescription Privilege

AFAL REEL AMMWELIL ME AKKATÉÉWOWUL: Board re tingór ngáli Toulap ngáre eyoor aar fóós reel pommwol liiwe kka bwughiyar Board ebwe toolong llól eliigh ráál mmwalil aal akkatééwow arongorong yeel me llól Commonwealth Register. Schóó kka re mwuschel pappidil pommwol liiwe kkal rebwe faingiló 664-4809 ngáre email ló cnmi@cnmibpl-hcplb.net ngáre ito reel bwulasiyo iye yáámem me Bldg. 1242, Pohnpei Ct., Capitol Hill, Saipan. ischil mángemáng wóól liiwe kkal ebwe isiisiló reel bwulasiyo ngáre afanga ngáli BPL, P.O. Box 502078, Saipan, MP 96950.

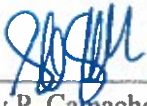
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Isáliyalong:


En Esther S. Fleming
Executive Director


Ráál

Bwughiyal:


Shirley P. Camacho-Ogumoro
Special Assistant ngáli Administration



Ráál

Ammwelil:


Esther SN. Nesbitt
Commonwealth Registrar



Ráál

Sáangi 1 CMC § 2153(e) (sáangi aal lléghló mereel AG bwe aa ffil reel fféérúl) me 1 CMC § 9104(a) (3) sáangi átirowal AG) bwe pommwol liiwel ikka e appasch ra takkal amwuri fischiiy me átirow bwe aa lléghló reel fféérúl me legal sufficiency sáangi Soulemelemil Allégh Lapalapal CNMI me ebwe akkatééwow, 1 CMC § 2153(f) (akkatééwowul allégh me mwóghutughut).


EDWARD MANIBUSAN
Soulemelemil Allégh Lapalap



Ráál

~~The Board shall have a seal and shall provide for its use.~~ The official seal of the Board shall be a metal impression seal consisting of four symbols imposed inside the smaller circle representing the islands: a large latte stone with a star placed on the capstone; a Carolinian outrigger canoe, two fairy terns flying in pairs; and a Carolinian mwar. Imposed on the bottom portion of the small circle is the date the Board was established. In the outer annular space are the words "Health Care Professions Licensing Board" and "Commonwealth of the Northern Mariana Islands".



(8) When applicable, a physician assistant may prescribe no more than a 30-day ~~7-day~~ supply of Schedule II non-narcotic controlled substance medications. A physician assistant can only prescribe prescription refills if the prescription is co-signed by a supervising physician whose DEA number is clearly written on the prescription form.



COMMONWEALTH CASINO COMMISSION
Commonwealth of the Northern Mariana Islands
Unit 13 & 14, Springs Plaza, Chalan Pale Arnold, Gualo Rai
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Facsimile: +1 (670) 233-1856
E-mail: info@cnmicasinocommission.com



Juan M. Sablan, Chairman
Joseph C. Reyes, Vice Chairman
Alvaro A. Santos, Treasurer & Secretary
Diego M. Songao
Ramon M. Dela Cruz

COMMISSION ORDER NO: 2018-003

Order to Provide Publicly Accessible Information

For good cause determined at the July 31, 2018 public meeting of the Commonwealth Casino Commission ("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 Commission, NMIAC Chapter 175-10.1, the Commission hereby finds and ORDERS AS FOLLOWS:

1. WHEREAS, Public Law 19-24 declares that the Commission shall require that some information from the casino licensee is not confidential and must be made available for public inspection; and

2. WHEREAS, The following information is required to be reported periodically to the commission by a casino for public inspection:

(A) A licensee's gross revenue from all authorized casino gaming activities as defined in this chapter, and the licensee's gross revenue from simulcast wagering;

(B) (i) The dollar amount of patron checks initially accepted by a licensee, (ii) the dollar amount of patron checks deposited to the licensee's bank account, (iii) the dollar amount of such checks initially dishonored by the bank and returned to the licensee as uncollected, and (iv) the dollar amount ultimately uncollected after all reasonable efforts;

(C) The amount of gross revenue tax or investment alternative tax actually paid and the amount of investment, if any, required and allowed, pursuant to Commonwealth law;

(D) A list of the premises and the nature of improvements, costs thereof and the payees for all such improvements, which were the subject of an investment required and allowed pursuant to Commonwealth law;

(E) A list of the premises, nature of improvements and costs thereof which constitute the cumulative investments by which a licensee has recaptured profits pursuant to Commonwealth law;

(F) All quarterly and annual financial statements presenting historical data which are submitted to the Commission, including all annual financial statements which have been audited by an independent certified public accountant licensed to practice in the CNMI; and

(G) The identity and nature of services provided by any person or firm receiving payment in any form whatsoever for professional services in connection

with the authorization or conduct of games conducted at a casino establishment; accordingly

3. IT IS HEREBY ORDERED that the casino licensee provide, except as otherwise provided in this section, the following information to the Commission:

(A) Information listed in above items 2(a)-(e) (inclusive) and 2(g) must be submitted within thirty (30) days of the end of the month or earlier upon order of the Executive Director; and

(B) Quarterly financial statements pursuant to above item 2(f) must be submitted within thirty (30) days of the end of the quarter or earlier upon order of the Executive Director; and

(C) Annual financial statements pursuant to above item 2(f) must be submitted within one hundred twenty (120) days of the end of the year or earlier upon order of the Executive Director; and

The Executive Director may grant an extension of time to the casino licensee in its submission of items 2(a)-(g) of this Order; and

4. IT IS HEREBY FURTHER ORDERED that this reporting of information shall be in addition to, and separate from, any other information the Commission requires the casino licensee to provide; and

5. IT IS HEREBY FURTHER ORDERED that the casino licensee shall provide the information listed in 2(a)-(g) for the month of July 2018 on or before August 30, 2018, and monthly thereafter; and

6. IT IS HEREBY FURTHER ORDERED that the information provided pursuant to this Order may be checked for accuracy by Commission staff, and the failure to accurately provide all required information in a timely basis shall be grounds for enforcement actions; and

7. IT IS HEREBY FURTHER ORDERED that the information provided pursuant to this Order shall be provided by the licensee in a hard copy as well as an electronic form acceptable to the Executive Director. Such information shall be kept in a location acceptable to the Executive Director; and

8. IT IS HEREBY FURTHER ORDERED that the information provided pursuant to this Order shall be, and is, the information accessible to the public;

9. IT IS HEREBY FURTHER ORDERED that this Order repeals, replaces and supersedes Commission Order 2017-004; and

10. IT IS HEREBY FURTHER ORDERED that this Order is to take effect immediately or the earliest time allowed by law and shall remain in effect until it is repealed or replaced by subsequent Order of the Commission.

SO ORDERED on this 31st day of July 2018.

Signature: _____

JUAN M. SABLAN
CHAIRMAN