SEVENTH CONGRESS OF THE FEDERATED STATES OF MICRONESIA

THIRD REGULAR SESSION, 1992

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CONGRESSIONAL BILL NO. 7-299

Public Law No. 7 - 92

AN ACT

To further amend title 17 of the Code of the Federated States of Micronesia, as amended by Public Law No. 5-34, by amending sections 101, 102, 103, 111, and 112 to delete various references to the Trust Territory, and for other purposes.

BE IT ENACTED BY THE CONGRESS OF THE FEDERATED STATES OF MICRONESIA:

Section 1. Section 101 of title 17 of the Code of the Federated 2 States of Micronesia is hereby amended to read as follows: "Section 101. Definitions. As used in this chapter: 3 (1) 'Agency' means each authority of the Government 4 5 of the Federated States of Micronesia whether or not it is within or subject to review by another agency, but does not 6 include: 7 8 (a) the Congress of the Federated States of Micronesia; or 9 (b) the courts of the Federated States of 10 Micronesia: or 11 (c) the Micronesian Maritime Authority. 12 (2) 'Agency action' includes the whole or part of an 13 agency regulation, order, decision, license, sanction, 14 relief, or the equivalent or denial thereof, or a failure 15 16 to act. (3) 'Hearing officer' means the administrative 17 official authorized to conduct a hearing pursuant to 18 section 108 of this chapter. 19 (4) 'License' includes the whole or part of any 20 agency permit, certificate, approval, registration, 21

charter, or similar form of permission required by law, but





1	does not include a license required solely for revenue
2	purposes.
3	(5) 'Licensing' includes the agency process
4	respecting the grant, denial, renewal, revocation,
5	suspension, annulment, withdrawal, limitation, amendment,
6	modification, or condition of a license.
7	(6) 'Order' means the whole or part of a final
8	disposition, whether affirmative, negative, injunctive, or
9	declaratory in form, of an agency in a matter.
10	(7) 'Party' means each person or agency named or
11	admitted as a party, or properly seeking and entitled as of
12	right to be admitted as a party, to an agency proceeding.
13	(8) 'Person' means an individual, partnership,
14	corporation, association, clan, lineage, State or local
15	Government, or public or private organization of any
16	character other than an agency.

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- (9) 'Regulation' means each agency statement of general applicability that establishes policy, implements, interprets, or prescribes law, or describes the organization, procedure, or practice requirements of any agency and which has the force and effect of law. The term includes the amendment or repeal of a prior regulation.
- (10) 'Regulation making' means the process for formulating, amending, or repealing a regulation.
 - (11) 'Relief' includes the whole or a part of an

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1	agency:
2	(a) grant of money, assistance, license,
3	authority, exemption, exception, privilege, or remedy;
4	(b) recognition of a claim, right, immunity,
5	privilege, exemption, or exception; or
6	(c) taking of other action on the application or
7	petition of, and beneficial to, a person.
8	(12) 'Sanction' includes the whole or a part of an
9	agency:
10	(a) prohibition, requirement, limitation, or
11	other condition affecting the freedom of a person;
12	(b) withholding or denial of relief;
13	(c) imposition of penalty or fine;
14	(d) destruction, taking, seizure, or withholding
15	of property;
16	(e) assessment of damages, reimbursement,
17	restitution, compensation, costs, charges, or fees;
18	(f) revocation, modification, or suspension of a
19	license; or
20	(g) taking other compulsory or restrictive
21	action."
22	Section 2. Section 102 of title 17 of the Code of the Federated
23	States of Micronesia is hereby amended to read as follows:
24	"Section 102. Procedure for adoption of regulations.
25	(1) Prior to adoption, amendment, or repeal of any

-	memileties the account shalls
1	regulation, the agency shall:
2	(a) publish notice of its intended action for at
3	least thirty days by posting copies of the proposed
4	regulation in convenient public places in the State
5	capitals including at least the principal National
6	Government office in each State, each State Governor's
7	office, the office of the clerk of courts of the State and
8	National courts and in each State capital post office. The
9	notice shall include:
10	(i) a statement of either the terms or
11	substance of the proposed regulation or a description of
12	the subjects and issues involved;
13	(ii) reference to the authorities under
14	which the action is proposed;
15	(iii) the time when, the place where, and the
16	manner in which interested persons may present their views
17	thereon; and
18	(iv) the proposed effective date;
19	(b) communicate the general nature of the
20	proposed regulations and the place where the regulations
21	are available for review by radio announcements in each
22	State in English and in the language or languages of the
23	State;
24	(c) transmit copies of the proposed regulations
25	to the Speaker of the Congress, to the chairman of each

standing committee thereof, and to the Legislative Counsel; (d) afford all interested persons reasonable opportunity to submit data, views, or arguments, in writing. In all proceedings under this section, an opportunity for an oral hearing must be granted if requested by the Congress of the Federated States of Micronesia or a committee thereof, a Government subdivision or agency, or a State or local government. Hearings afforded pursuant to this provision shall be conducted in accordance with section 108 of this chapter. The agency shall consider fully all written and oral submissions respecting the proposed regulation. (2) If the President, or in his absence, the Vice President, finds that the public interest so requires, or that an imminent peril to the public health, safety, or welfare requires adoption of a regulation upon fewer than thirty days' notice, and states in writing his reasons for that finding, an emergency regulation may be adopted without prior notice or hearing upon any abbreviated notice and hearing that is found to be practicable. The regulation may be effective for a period of not longer than

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precluded.

(3) Regulations must be adopted in compliance with

one hundred twenty days, but the adoption of an identical

regulation under subsection (1) of this section is not

PRESIDENTIAL COMM. NO. 7 366 FSM CONGRESS

CONGRESSIONAL BILL NO. 7-299

Public Law No. 7 - 9 2

1	this section. A judicial challenge on the basis of
2	noncompliance with the procedural requirements of this
3	section must be commenced within one year from the
4	effective date of the regulation, unless good cause is
5	shown justifying an inability to bring the action timely."
6	Section 3. Section 103 of title 17 of the Code of the Federated
7	States of Micronesia is hereby amended to read as follows:
8	"Section 103. Filing and availability of regulations.
9	(1) Each agency shall file in the Office of the
10	Registrar of Corporations, the office of each State
11	Governor and with the Clerks of Court of both the State and
12	National courts, a certified copy of each regulation adopted
13	by it, including all regulations existing on the effective
14	date of this chapter.
15	(2) The Registrar of Corporations and the Clerk and
16	assistant clerks of the Supreme Court shall keep a
17	permanent register of regulations open to public
18	inspection. Each such official shall provide, promptly
19	upon request to him, copies of all regulations requested.
20	Copies shall be provided without charge to agencies and
21	officials of the National and State Governments and to
22	other persons at reasonable prices to cover costs of
23	copying and postage."
24	Section 4. Section 111 of title 17 of the Code of the Federated
25	States of Micronesia is hereby amended to read as follows:

1	"Section 111. Judicial review of contested cases.
2	(1) This section applies, according to the provisions
3	hereof, except to the extent that statutes enacted by the
4	Congress of the Federated States of Micronesia explicitly
5	limit judicial review.
6	(2) A person adversely affected or aggrieved by
7	agency action is entitled to judicial review thereof in the
8	Supreme Court of the Federated States of Micronesia. The
9	Court shall conduct a de novo trial of the matter and may
10	receive in evidence any or all of the record from the
11	administrative hearing that is stipulated to by the parties
12	(3) To the extent necessary to decision and when
13	presented, the reviewing Court shall decide all relevant
14	questions of law and fact, interpret constitutional and
15	statutory provisions, and determine the meaning or
16	applicability of the terms of an agency action. The
17	reviewing Court shall:
18	(a) compel agency action unlawfully withheld or
19	unreasonably delayed; and
20	(b) hold unlawful and set aside agency actions
21	and decisions found to be:
22	(i) arbitrary, capricious, an abuse of
23	discretion, or otherwise not in accordance with law;
24	(ii) contrary to constitutional right,
25	power, privilege, or immunity;

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1	(iii) in excess of statutory jurisdiction,
2	authority, or limitations, or a denial of legal rights;
3	(iv) without substantial compliance with the
4	procedures required by law; or
5	(v) unwarranted by the facts."
6	Section 5. Section 112 of title 17 of the Code of the Federated
7	States of Micronesia is hereby amended to read as follows:
8	"Section 112. Appeals. An aggrieved party may obtain a
9	review of any final judgment of the Trial Division of the
10	Supreme Court under this chapter by appeal to the Appellate
11	Division of the Supreme Court. The appeal shall be taken as
12	in other civil cases, and the judgment be reviewed by
13	considering the finding of the Trial Division in light of
14	whether it was justified by substantial evidence of record."
15	Section 6. This act shall become law upon approval by the
16	President of the Federated States of Micronesia or upon its becoming
17	law without such approval.
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22	Bailey Olter
23	President Federated States of Micronesia
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