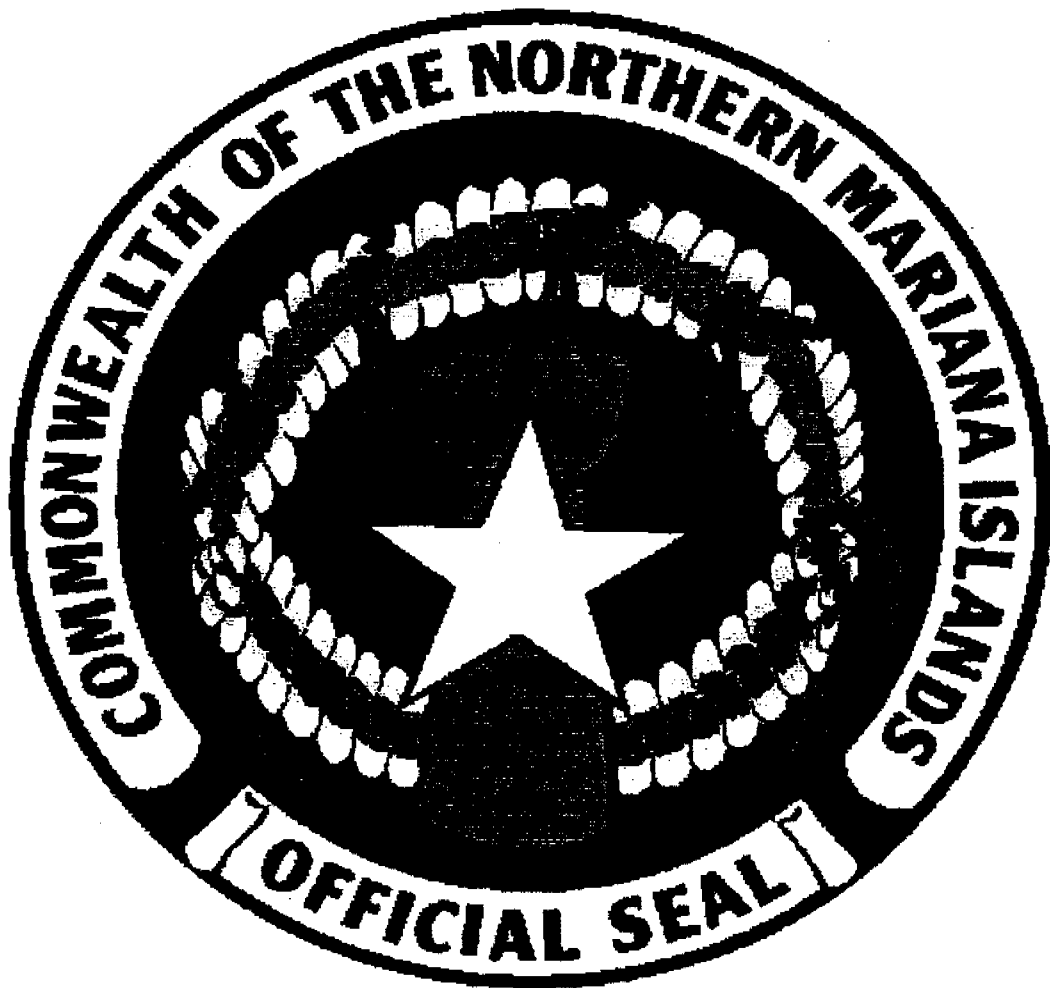


**COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
SAIPAN, TINIAN, ROTA and NORTHERN ISLANDS**



.....

**COMMONWEALTH REGISTER
VOLUME 31
NUMBER 10
OCTOBER 29, 2009**

*proposed amends. 4.05(c), 4.06(a),(b),(c), and 7.03
need to be adopted after 30 days (11/28/09)*

COMMONWEALTH REGISTER

VOLUME 31
NUMBER 10
OCTOBER 29, 2009

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*Section 4.05(c)
4.06(a)(1)(c)
7.03*

**Northern Mariana Islands Retirement Fund
Commonwealth of the Northern Mariana Islands**

Mark A. Aguon, Administrator

1st Floor, Honorable Lorenzo I. Delson Guerrero Retirement Fund Building, Isa Drive, Capital Hill
P.O. Box 501247 CK, Saipan, MP 96950-1247
Tel. No. (670) 322-3863-10; Fax No. (670) 664-8080; E-mail: administrator01@nmiretirement.com

**PUBLIC NOTICE OF PROPOSED RULES AND REGULATIONS
WHICH ARE AMENDMENTS TO THE ADMINISTRATIVE RULES AND REGULATIONS OF THE
NORTHERN MARIANA ISLANDS RETIREMENT FUND**

INTENDED ACTION TO ADOPT THESE PROPOSED RULES AND REGULATIONS: The Northern Mariana Islands Retirement Fund ("NMIRF"), Commonwealth of the Northern Mariana Islands, intends to adopt as permanent rules and regulations the attached Proposed Amendments to the Administrative Rules and Regulations Governing the Northern Mariana Islands, pursuant to the procedures of the Administrative Procedure Act, 1 CMC § 9104(a). The Rules and Regulations would become effective 10 days after adoption and publication in the Commonwealth Register. (1 CMC § 9105(b)).

AUTHORITY: The Board of Trustees is empowered by the Legislature to adopt rules and regulations for the administration and enforcement of the statute governing their activities. 1 CMC § 8315(f). *See also* Executive Order 94-3 (effective August 23, 1994, reorganizing the Executive branch).

THE TERMS AND SUBSTANCE: The Rules and Regulations provide guidelines for the Board to manage the government Retirement Program, as well as provide government employees and retirees information on how the Program functions.

Furthermore, the following citations, statutes and regulations are affected by these proposed amendments: Part 4, Sections 4.05 and 4.06, codified at NMIAC §§ 110-10-220 and 110-10-225, respectively; Part 7, Section 7.03, codified at NMIAC § 110-10-510; Public Law 13-60; Public Law 16-19; and the Rules and Regulations as published in the Commonwealth Register, Volume 27, No. 9, dated October 24, 2005, and in Volume 27, No. 11, dated December 30, 2005, and adopted as published in Volume 28, No. 3, dated March 30, 2006 (effective April 9, 2006); and as amended in Volume 30, No. 5, dated May 27, 2008, and adopted as published in Volume 30, No. 6, dated June 27, 2008 (effective July 7, 2008); Volume 30, No. 7, dated July 28, 2008, and as adopted as published in Volume 30, No. 10, dated October 25, 2008 (effective November 4, 2008); and further amended in Volume 30, No. 12, dated December 22, 2008, and adopted as published in Volume 31, No. 2, dated February 29, 2009 (effective March 7, 2009).

THE SUBJECTS AND ISSUES INVOLVED: These rules and regulations:

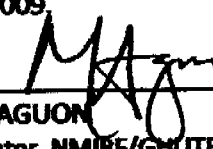
1. Clarify existing application of non-occupational disability benefits; applicability of potential unfunded liabilities pending Court decision; and, the administrative decision-making process.

DIRECTIONS FOR FILING AND PUBLICATION: These Proposed Rules and 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)).

TO PROVIDE COMMENTS: Send or deliver your comments to Mark A. Aguon, Administrator, Attn: *Proposed Amendments to the Administrative Rules and Regulations Governing the Northern Mariana Islands Retirement Fund*, at the above address, fax or email address, with the subject line "Proposed Amendments to Rules and Regulations Governing the Member Home Loan Program". Comments are due within 30 days from the date of publication of this notice. Please submit your data, views or arguments. (1 CMC § 9104(a)(2)).

These Proposed Rules and Regulations were duly approved and adopted by the Board of Trustees on ~~September 24, 2009~~, 2009.

Submitted by:


MARK A. AGUON
Administrator, NMIRF/GHLTF

Date

9/24/09

Received by:


ESTHER S. FLEMING
Governor's Special Assistant for Administration

Date

10/29/09

Filed and
Recorded by:


ESTHER M. SAN NICOLAS
Commonwealth Register

Date

10.29.09

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 Rules and 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 29 day of Oct. 2009.


~~ONE SON - DAKA~~
~~AG~~ Attorney General

**Sangkattan Na Islan Marianas Fondon Ritiru
Commonwealth gi Sangkattan na Islan Marianas Siha**

Mark A. Aguon, Atministradot

Prinet Bilienda, Hånoráble Lorenzo I. Deleon Guerrero Retirement Fund Building, Isa Drive, Capital Hill

P. O. Box 501247 CK, Saipan, MP 96950-1247

Tel. Nu. (670)322-3863-10; Fax Nu. (670) 664-8080; E-mail: administrator01@nmirretirement.com

**NUTISIAN PUPBLIKU PUT MAPROPONEN AREKLAMENTO YAN REGULASION
SIHA NI PARA I AMENDASION SIHA PARA I ADMINISTRATIVE NA
AREKLAMENTO YAN REGULASION SIHA GI FONDON RITIRU GI SANGKATTAN
NA ISLAN MARIANAS SIHA**

MA'INTENSIONA NA AKSION PARA U MA'ADÁPTA ESTE I MANMAPROPONE NA AREKLAMENTO YAN REGULASION SIHA: I Sangkattan Na Islan Marianas Siha Fondon Ritiru ("NMIRF"), Commonwealth gi Sangkattan na Islan Marianas siha, ha intensiona para u adápta komu petmanente na areklamento yan regulasion siha ni maficchetton gi Manmapropone na Amendasion siha para i Administrative na Areklamento yan Regulasion siha ni Ginebebieta i Sangkattan na Islan Marianas siha, sigun gi manera siha gi Ákton Administrative Procedure, 1 CMC § 9104(a). I Areklamento yan Regulasion siha para u efektibu gi halom dies(10) diha siha despues di adáptasion yan publikasion gi halom i Rehistran Commonwealth. (1 CMC § 9105(b)).

ÁTURIDÁT: I Lehislatura ha ná'i fuetsa i Kuetpon i Trustee siha para u adápta i areklamento yan regulasion siha para i administrasion yan dinimándan i estatua ni ginebebieta i aktibidát-ña siha. 1 CMC § 8315(f). Atan lokkue' i Otden Eksakatibu 94-3 (efektibu gi Agostu 23, 1994, mata'lon otganisa i rámas Eksakatibu).

I SUSTANSIAN I PALÁBRA SIHA: I Areklamento yan Regulasion siha mana' guaha giniha siha para i Kuetpo para u mancha i gobietnamenton gi Prográman Ritiru, parehu ha' para u pribeniya i emple'ao gobietnamento yan i ritiráo siha infotmasion gi taimanu i fungksion i Prográma siha.

*Itmás, i sigiente na sitasion, estatua yan regulasion siha maninafekta ginen este i manmapropone na amendasion siha: Pátte 4, Seksiona 4.05 yan 4.06, codified gi NMIAC §§ 110-10-220 yan 110-10-225, komrespetu; Pátte 7, Seksiona 7.03, codified gi NMIAC § 110-10-510; Lain Pupbliku 13-60; Lain Pupbliku 16-19; yan i Areklamento yan Regulasion siha komu mapupblika gi halom i Rehistran Commonwealth, Baluma 27, Numiru 9, mafecha gi Oktubri 24, 2005, yan gi Baluma 27, Nu.11, mafecha gi Disembre 30, 2005, yan ma'adápta komu mapupblika gi Baluma 28, Nu. 3, mafecha gi Mátso

30, 2006 (umefektibu gi Abril 9, 2006); yan komu ma'amenda gi Baluma 30, Nu. 5, mafecha gi Mäyu 27, 2008, yan ma'adäpta komu mapupblika gi Baluma 30, Nu. 6, mafecha gi Huniu 27, 2008 (efektibu gi Hului 7, 2008); Baluma 30, Nu. 7, mafecha gi Hului 28, 2008, yan komu ma'adäpta komu mapupblika gi halom i Baluma 30, Nu. 10, ya mafecha gi Oktubri 25, 2008, (umefektibu gi Nubembre 4, 2008); yan itmäs ma'amenda gi Baluma 30, Nu. 12, ya mafecha gi Disembre 22, 2008, yan ma'adäpta komu mapupblika gi Baluma 31, Nu. 2, ya mafecha gi Fibreru 29, 2009 (umefektibu gi Mätso 7, 2009).

I SUHETO NI MASUMÄRIA YAN ASUNTO NI TINEKKA: Este na areklamento yan regulasion siha:

1. Para u maklarifika i a'annok na aplikasion i non-occupational disability benefits; applicability of potential unfunded liabilities pending Court decision; yan i administrative decision-making process..

DIREKSION PARA U MAPO'LU YAN MAPUPBLIKA: Este i Manmapropone na Areklamento yan Regulasion siha debi na u mapupblika gi halom i Rehistran Commonwealth gi halom i seksiona ni mapropone yan muebu na ma'adäptan regulasion siha (1 CMC § 9102(a)(1) yan mapega gi kombiniente siha na lugät gi halom i civic center yan gi ofisinin gobietnamento siha gi kada distriton senadot, parehu English yan i lengguähen natibu. (1 CMC § 9104(a)(1)).

PARA U MAPRIBENIYI OPIÑON SIHA: Na'hänao pat sino entrega i opifion-mu para si Mark A. Aguon, Atministradot, Attn: Manmapropone na Amendasion siha para i Administrative na Areklamento yan Regulasion siha ni Ginebebietna i Fondo Ritiru gi Sangkattan na Islan Marianas siha, gi sanhilo' na address, fax, pat email address, yan i räyan subheto "Manmaproponen Amendasion siha para i Areklamento yan Regulasion siha ni ginebebietna i Fondon Ritiru gi Sangkattan na Islan Marianas siha". Todu opifion debi na u fanhälom trenta(30) diha siha ginen i fechan publikasion este na notisia. Pot fabot na'hälom infotmasion, opifion, pat testamofion kinentra siha. (1 CMC § 9104(a)(2)).

Este i manmapropone na Areklamento yan Regulasion siha manma'apreba yan ma'däpta ginen i Kuetpon Trustee gi Sept. 22nd, 2009.

Nina'hälom as:


MARK A. AGUON
Atministradot, NMIRF/GHLITF


Fecha

Rinisibi as:

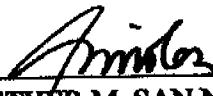

ESTHER S. FLEMING
Especiál Na Ayudánten Para l Administrasion Gubietno

Fecha

10/29/07

Pine'lu yan

Rinikot as:



ESTHER M. SAN NICOLAS
Rehistran Commonwealth

Fecha

10-29-07

Sigun i l CMC § 2153(e) (Inapreban i Abugádu Henerát gi regulasion siha ni para u macho' gue komu fotma) yan l CMC § 9104(a)(3) hentan inapreban Abugádu Henerát) i Manmaproponen Areklamento yan Regulasion siha ni mañechetton guini manmaribisa yan manma'apreba komu para fotma yan ligát suficiente ginen i CNMI Abugádu Henerát yan debi u mapupblika, l CMC § 2153(f) (publikasion areklamento yan regulasion siha).

Mafecha este gi diha 29 gi 09., 2009.


EDWARD T. BUCKINGHAM
Abugádu Henerát

TÉÉL FALÚW KKA EFANG MARIANAS RETIREMENT FUND

MELLÓL COMMONWEALTH NMI

Mark A. Agnon, Administrator

1st Floor, Honorable Lorenzo I. Deleon Guerrero Retirement Fund Building Ica Drive, Capital Hill

P.O.Box 501247 CK, Saipan, MP 96950-1247

Tel. No. (670) 664-8080; E-MAIL: administrator01@nmiretirement.com

ARONGOL TOULAP REEL POMWOL ALLÉGH KKA EBWE SSIWEL

REEL AMMWELIL ME ALLÉGHÚL ADMINISTRATIVE REEL AWEWEEL RETIREMENT FUND

MELLÓL TÉÉL FALÚW KKA EFANG MARIANAS

AGHIYÁGHIL FILLÓÓL POMWOL ALLÉGH KKAAL: Retirement Fund (NMIRF) Téél Fakúw kka Efang Marianas, ebwe fillooy ammwel me allégh kkaal bwe ebwe allégh ffóscholó pomwol ssiwel kka e appasch reel alléghul Administrative kka e lemili Téél Fakúw Kka Marianas, sángi Allégh ye 1 CMC § 9104(a). Allégh kkaal ebwe kkamalló llól 10 rál mwiril yaal filló me akkatewow mellól Commonwealth Register. (1 CMC § 9105(b)).

BWÁNGIL: Mwiischil Board of Trustees eyoor bwángil sángi Sów Fféérul Allégh bwe ebwe fillooy allégh kka e fil ngáli bwulasiyo me ammwelil lemelemil mwóghut kkaal. 1 CMC § 8315(f). Bwal amweri Executive Order 94-3 (e kkamalló August 23, 1994, ammwel sefáálil Executive branch).

KKEPASAL ME AWEWE: Allégh kkaal e ayoora ammataf ngáli Mwiischil Board of Directors bwelle rebwe lemili ammwelil government Retirement Program me bwal ayoora ngáliir ammataf schóól angaang me schóókka raa retired reel mwóghutul progróoma.

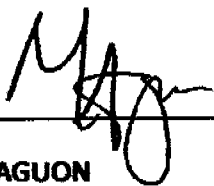
Allégh me ammwel kka e táttáletiw nge e fillong reel pomwol ssiwel kkaal; Peigh 4, táilil 4.05 me 4.06, aa allégh me NMIAC 110-10-220 me 110-1—225, Peigh 7, talil 7.03, aa allégh me NMIAC 110-10-510; Alléghúl Toulap 13-60; 16-19 me allégh kka aa akkatewow mellól Commonwealth Register, volume 27, No. 9 rállil Oct. 24, 2005, mellól volume 27, No. 11 rállil December. 30, 2005, me aa filló mellól volume 28, No.3 rállil March. 30, 2006 (e kkamalló April 9, 2006); me igha aa ssiwel mellól volume 30, No. 5 rállil May 27, 2008, me fillool me akkatewow llól volume 30, No. 6, rállil June 27, 2008 (e kkamalló July 7, 2008); Volume 30, No. 7, rállil July 28, 2008, me fillool me akkatewow llól volume 30, No. 10, rállil October 25, 2008 (e kkamalló Nov. 4, 2008, me aa ssiwel llól volume 30, No.12, rállil December 22, 2008, me fillool me akkatewow llól volume 31 No. 2 rállil February 29,2009, (e kkamalló March. 7, 2009).

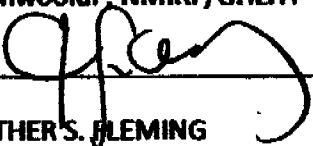
ÓUTOL ME KKEPASAL: Allégh kkaal nge:


1. Afatawow aweeel application of non-occupational disability benefits kka ighila; aweeel potential liabilities kka unfunded reel yaal kkotti aweewe; me mwóghutul alléghúl administrative.

AFALAFAL ME AKKATÉÉL: Afanga máfiyómw ngáli Mark A. Aguon, Administrator, Attn: Proposed Amendments to the Administrative Rules and Regulations Governing the Northern Mariana Islands Retirement Fund, reel address, fax ngáre email address fengál me subject line ye "Proposed Amendments to Rules and Regulations Governing the Member Home Loan Program". Máfiyámi ebwe toolong llól 30 rál sángi yaal fillo Arong yeel. Ów isisilong yáámi aghiyegh, máfiyámi me ngáre pomwol ssíwel. (1 CMC § 9104(a)(2)).

Allégh kkaal ebwe alléghúl me fillool sángiir Board of Trustees wóól Sept. 22nd, 2009.

Isáliyallong:  9/29/09
MARK A. AGUON Rál

Samwootul, NMIRF/GHLTF
Mwir Sángi:  10/29/09
ESTHER S. FLEMING Rál

Sów Aliifisil Sów Lemelem
Ammwel Sángi:  10-29-09
ESTHER M. SAN NICOLAS Rál

Commonwealth Register

Sángi allégh ye 1 CMC § 2153(e) (Alúghúlúgh mereel Sów Bwángil Allégh Lapalap igha ebwe akkatééló) me 1 CMC §9104(a)(3) (sángi alúghúlúghúl AG) pomwol allégh kkaal aa takkal ammwel fischiló mereel Sów Bwungul Allégh Lapalap me ebwe akkatééló, 1 CMC § 2153(f) (akkatéél allégh kkaal).

Rááil ye 29 llól maramal Oct. 2009.



EDWARD T. BUCKINGHAM

Sów Bwungul Allégh Lapalap

**PROPOSED AMENDMENTS TO THE ADMINISTRATIVE RULES AND REGULATIONS
GOVERNING THE NORTHERN MARIANA ISLANDS RETIREMENT FUND**

Amendments to PART 4 – Benefits: Section 4.05 and 4.06 [Codified as NMIAC §§ 110-10-220 and 110-10-225, respectively]:

4.05. Disability Benefits. [See Disability Policy and Procedures] [NMIAC § 110-10-220]

- A. Any member who becomes disabled from an occupational cause and qualifies for disability benefits will have his or her benefits computed at 50 percent of the salary earned at the time the disability was incurred, except that a person who is found by the Board to be disabled shall receive the amount of salary applicable according to the law in place at the time the Board finds the disability. Provided however, that any disabled Class I member, who is otherwise eligible to retire on a normal or service retirement, shall not receive a retirement annuity but rather shall receive disability benefits in an amount no greater than the retirement annuity to which they would have been otherwise entitled. [NMIAC § 110-10-220(a)]
- B. If the disability continues until the member reaches 62 years of age or if the disability commences after the member reaches age 62 years of age, the benefits shall be based on the normal retirement for Class I members or the greater of the normal retirement or disability benefits for Class II members. (1 CMC §8345(b)) [NMIAC § 110-10-220(b)]
- C. A member applying for non-occupational disability benefits (active members totally and permanently disabled while off-duty) must meet the following additional requirements:
1. A person who became a member before December 5, 2003 (the effective date of Public Law 13-60), and did not refund contributions must have at least eighteen (18) months of membership service. [NMIAC § 110-10-220(c)(1)]
 2. A person who became a member on or after December 5, 2003 (the effective date of Public Law 13-60), including those persons who were refunded contributions and who subsequently became re-employed with the CNMI Government on or after the effective date of Public Law 13-60 must have at least five (5) years of membership service. [NMIAC § 110-10-220(c)(2)]
- D. Investigation, Records, and Other Information. [NMIAC § 110-10-220(d)]
1. In accordance with 1 CMC §8347, the Administrator shall have the right to investigate the member's disability and submit any information gathered from an investigation to a licensed physician or a specialist to determine a member's initial or continuing entitlement to a disability annuity. [NMIAC § 110-10-220(d)(1)]

2. The member shall be required to undergo reasonable examination by two licensed and practicing physicians selected by the Board, at least one of whom is a specialist in the area of the disability being examined. [NMIAC § 110-10-220(d)(2)]
 3. The member shall be required to provide medical records, other medical information, employment information, financial information and any other information reasonably requested by the Administrator. [NMIAC § 110-10-220(d)(3)]
 4. The member, any current employer, and any former employer is required to provide the job description, job duties, essential functions, job site conditions, possible accommodation, payroll records, attendance records, return-to-work information, and any other employment related information reasonably requested by the Administrator. [NMIAC § 110-10-220(d)(4)]
- E. If any examination indicates that the disability annuitant is no longer physically or mentally incapacitated for service, or that the disability annuitant is engaged in or is able to engage in a gainful occupation, payment of the disability annuity by the Fund shall be discontinued. [NMIAC § 110-10-220(e)]
- F. If the Administrator determines that the disability annuitant received any amount from the United States Social Security system, any worker's compensation insurance program, or any insurance or other program covering the annuitant's disability, the Administrator shall reduce the amount of the disability annuity by an amount equal to any sum the annuitant is entitled to from any other disability program. [NMIAC § 110-10-220(f)]
1. In order to substantiate that the disability annuitant did not receive any amount from other disability programs, the member must submit, within thirty (30) days of the annual Commonwealth or federal deadline (or applicable extended deadline) for filing tax returns, a certified copy of his or her latest income tax returns, including W-2 forms, schedules and other supporting documents. [NMIAC § 110-10-220(f)(1)]
- G. Failure to undergo a reasonable examination or re-examination, failure to cooperate with the examiner or the Administrator, or failure to provide any requested information under this section 4.05 may cause the application to be cancelled and any payment, if started, to cease. [NMIAC § 110-10-220(g)]

4.06. Service Credit and Other Benefits for Certain Government Officials. [NMIAC § 110-10-225]

- A. Subject to any consequent amendment, repeal, Court ruling, or interpretation of the Common law, any person who served the CNMI Government as Governor, Lieutenant Governor, Judge of the Commonwealth Government, Mayor, Member of the Legislature, or Resident Representative to the United States, may shall receive an additional three percent times average annual salary times years of service in such capacity, provided any such unfunded benefit is deemed to have "vested" by a Court of competent jurisdiction, and/or is otherwise found payable according to law. Subject to the preceding provision, the 3% bonus is available under the following terms and conditions: [NMIAC § 110-10-225(a)]
1. The person became a member before December 5, 2003 (the effective date of Public Law 13-60), and [NMIAC § 110-10-225(a)(1)]
 2. The person did not refund his or her contributions. [NMIAC § 110-10-225(a)(2)]
 3. ~~The recomputation may be performed at the time of retirement and will increase the benefit by 3% per year for every year served in such capacity. The additional benefit shall be effective on May 7, 1980 (the effective date of Public Law 6-17), but shall not be retroactive to the date of retirement, if earlier than May 7, 1980.~~ [NMIAC § 110-10-225(a)(3)]
 4. Such additional credit may not increase the annuity payable to more than 100 percent of the highest annual salary received. [NMIAC § 110-10-225(a)(4)]
- B. ~~The same benefits shall accrue to former members of the Marianas District Legislature whose service was rendered prior to January 8, 1978; provided, however that these benefits shall not be retroactive but be computed forward from January 19, 1990; and~~ [NMIAC § 110-10-225(b)]
1. ~~A person who served as a member of the Marianas District Legislature before April 1, 1975 may be credited 60 calendar day per year of service.~~ [NMIAC § 110-10-225(b)(1)]
 2. ~~A person who served as a member of the Marianas District Legislature on or after April 1, 1975 may receive credit for full-time employment.~~ [NMIAC § 110-10-225(b)(2)]
- C. Only those persons who served as a member of a board or commission for at least ten years before December 5, 2003 (the effective date of Public Law 13-60) and did not refund contributions are eligible to receive an annuity pursuant to former 1 CMC § 8341(f), provided any such

unfunded benefit is deemed to have "vested" by a Court of competent jurisdiction, and/or is otherwise found payable according to law. [NMIAC § 110-10-225(c)]

Amendments to PART 7 – Appeals: Section 7.03 [Codified as NMIAC §§ 110-10-510]:

7.03. Hearing on Appeal. [NMIAC § 110-10-510]

- A. After reviewing the notice of appeal, the Board may then, at its discretion, in accordance with 1 CMC Section 9109, either: (1) preside at the taking of evidence; or (2) appoint a hearing officer to preside at the taking of the evidence. No hearing officer will be appointed where the aggrieved party in its notice of appeal does not dispute any factual findings of the Administrator, or raise any new factual issues. [NMIAC § 110-10-510(a)]
- B. In accordance with 1 CMC Section 9110, if a hearing officer is appointed, the hearing officer shall initially decide only issue a recommended decision in the case in accordance with the procedures outlined in 1 CMC Section 9109. The initial recommended decision of the Hearing Officer shall be promptly served on the Board of Trustees. [NMIAC § 110-10-510(b)]
- C. In accordance with 1 CMC Section 9110, if the Board presides at the initial hearing, the Board shall decide the case in accordance with the procedures outlined in 1 CMC Section 9109. Any further appeal of the Board's decision shall be made to the Commonwealth Superior Court in accordance with 1 CMC Section 9112(b). [NMIAC § 110-10-510(c)]
- D. For purposes of all administrative proceedings and appeals under this Part, service shall be accomplished by any reasonable means including personal service, registered mail and publication. [NMIAC § 110-10-510(d)]