

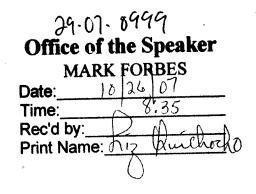
Office of the Governor of Guam

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Felix P. Camacho Governor

Michael W. Cruz, M.D. Lieutenant Governor 2 5 OCT 2007

The Honorable Edward J.B. Calvo Acting Speaker *Mina' Bente Nuebi Na Liheslaturan Guåhan* 155 Hessler Street Hagåtña, Guam 96910



Dear Mr. Speaker:

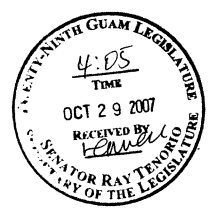
Transmitted herewith is Bill No. 130(EC), "AN ACT TO *REPEAL* AND *REENACT* CHAPTER 50 OF TITLE 10 GUAM CODE ANNOTATED, RELATIVE TO THE GUAM PESTICIDES ACT", which I signed into law on October 24, 2007 as Public Law 29-26.

Sinseru yan Magåhet,

FELIX P. CAMACHO I Maga'låhen Guåhan Governor of Guam

Attachment: copy of Bill

cc: The Honorable Ray Tenorio Senator and Legislative Secretary

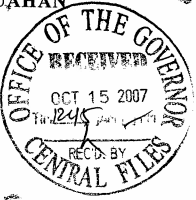






MINA' BENTE NUEBI NA LIHESLATURAN GUÅHAN TWENTY-NINTH GUAM LEGISLATURE

155 Hessler Place, Hagåtña, Guam 96910



October 15, 2007

The Honorable Felix P. Camacho I Maga'lahen Guåhan Ufisinan I Maga'lahi Hagåtña, Guam 96910

Dear Maga'lahi Camacho:

Transmitted herewith are Bill Nos. 32(EC), 39(EC), 41(EC), 49(EC), 102(LS), 106(EC), 130(EC), 139(EC); and Substitute Bill Nos. 33(EC), 65(EC), 78(LS), 105(EC), 109(EC), 115(EC), 116(EC) & 132(EC) which were passed by *I Mina'Bente Nuebi Na Liheslaturan Guåhan* on October 10, 2007.

Sincerely, RAY TENORIO

Senator and Secretary of the Legislature

Enclosures (16)

I MINA'BENTE NUEBI NA LIHESLATURAN GUÅHAN 2007 (FIRST) Regular Session

CERTIFICATION OF PASSAGE OF AN ACT TO I MAGA'LAHEN GUÅHAN

This is to certify that **Bill No. 130 (EC)**, "**AN ACT TO** *REPEAL* **AND** *REENACT* **CHAPTER 50 OF TITLE 10 GUAM CODE ANNOTATED, RELATIVE TO THE GUAM PESTICIDES ACT**," was on the 10th day of October 2007, duly and regularly passed.

Attested:

Edward J.B. Calvo **Acting Speaker**

RayTenorio Senator and Secretary of the Legislature

This Act was received by *I Maga'lahen Guåhan* this 15 day of 00^{+} , 2007, at 1345 o'clock P.M.

ssistant Staff Officer

Maga'lahi's Office

PPROVED:

FELIX P. CAMACHO I Maga'lahen Guåhan

Date:

Public Law No.

I MINA'BENTE NUEBI NA LIHESLATURAN GUÅHAN 2007 (FIRST) Regular Session

Bill No. 130 (EC)

As amended by the Committee on Judiciary, Natural Resources, Infrastructure and Cultural Affairs.

Introduced by:

James V. Espaldon Frank F. Blas, Jr. <u>Edward J.B. Calvo</u> Mark Forbes Judith Paulette Guthertz Frank T. Ishizaki J. A. Lujan Tina Rose Muña Barnes A. B. Palacios, Sr. v. c. pangelinan R. J. Respicio David L.G. Shimizu Ray Tenorio A. R. Unpingco J. T. Won Pat

AN ACT TO *REPEAL* AND *REENACT* CHAPTER 50 OF TITLE 10 GUAM CODE ANNOTATED, RELATIVE TO THE GUAM PESTICIDES ACT.

BE IT ENACTED BY THE PEOPLE OF GUAM:

Section 1. Legislative Findings and Intent. *I Liheslaturan Guåhan* finds that since the passage of Public Law 14-22 in 1977 there has been a general increase in the importation of pesticides on Guam. During this time, there has also been illegal importation of banned pesticides and foreign manufactured pesticides. Also, with an increase in the farming population and an estimate of one thousand two hundred (1200) farms of various sizes, there has been an increase in the use of pesticides island-wide. Of growing concern is the misuse and misapplication of

1 pesticides. Additionally, many of the larger farming operations are located over 2 the northern aquifer. Pesticide contamination of Guam's groundwater and surface 3 water, which represent nearly ninety-eight percent (98%) of Guam's raw drinking water, is of particular concern. The increased use of pesticides has contributed to a 4 loss of biodiversity and possible health effects of authorized pesticides include, 5 immunological effects, endocrine disrupting effects, neurotoxicological disorders 6 7 and various types of cancer. Further exacerbating the situation are the attempts to 8 smuggle illegal and highly dangerous pesticides from foreign countries. Guam 9 Customs and Quarantine Agency, together with the Guam Environmental 10 Protection Agency, has been successful in intercepting shipments into Guam of 11 illegal pesticides, however it is also unknown if some foreign pesticides have 12 eluded authorities and made their way into the island and onto plants, soil, our water resources and into food products. 13

14 Reducing the use of, and dependence on, pesticides is necessary in order to minimize problems relating to pest resistance, secondary pest problems and the 15 16 depletion of agricultural soils. *I Liheslaturan Guåhan* further finds that improving the knowledge of the individual pesticide users is an essential prerequisite for 17 Hence, training, education and the 18 changing behavior and practices. 19 dissemination of information should be a crucial element of the thematic strategy 20 and for the training of agricultural commodity applicators and occupational 21 applicators (farmers and operators) a comprehensive framework/guidelines are 22 needed. It is the intent of I Liheslatura to strengthen the Guam Pesticide Act in order to address current pesticide challenges and sustain our environment. In light 23 24 of our current need to protect human health and the environment, it is critical that I 25 Liheslaturan Guåhan update the Pesticide Control Act to reflect the challenges of 26 today.

1	Section 2. Chap	oter 50 of Title 10 Guam Code Annotated is hereby
2	repealed and reenacted	to read as follows:
3		"CHAPTER 50.
4		GUAM PESTICIDES ACT.
5	§50101.	Title and Purpose.
6	§50102.	Definitions.
7	§50103.	Powers and Duties of the Agency and the Board.
8	§50104.	Powers and Duties of the Administrator.
9	§50105.	Experimental Use Permits.
10	§50106.	Special Local Need Registration (SLN).
11	§50107.	Licensing, Importation and Sale of Restricted Use
12		Pesticides, Certification and Record Keeping.
13	§50108.	Labeling Requirements.
14	§50109.	Coloration of Certain Pesticides.
15	§50110.	Prohibited Acts.
16	§50111.	Seizures: Stop-Sale and Removal from Sale Orders
17		"Stop Sale", "Use", "Removal", and "Seizure".
18	§50112.	Notice of Arrival of Pesticides and Devices.
19	§50113.	Arrival of Shipment.
20	§50114.	Shipments Arriving without the Notice of Arrival.
21	§50115.	Release of Shipment or Entry Refused.
22	§50116.	Authority to Inspect.
23	§50117.	Hearings.
24	§50118.	Penalties and Enforcement.
25	§50119.	Pesticide Management Fund.
26	§50120 .	Pesticide Enforcement Program Additional Staff.
27	§50121.	Severability.

2 **§50101**. Title and Purpose. This Chapter may be cited as the 3 "Guam Pesticides Act of 2007" and has the following purposes: 4 (a) To regulate the importation. production, sale. 5 distribution, use and application of pesticides in the interest of public safety and to ensure that all pesticides sold, stored, distributed and 6 7 used on Guam are registered with USEPA; 8 To implement and enforce a comprehensive regulatory (b)9 and enforcement program in the public interest, for the proper, safe, 10 and efficient use of pesticides and for the protection of human health 11 and the environment, and to provide effective implementation and enforcement of such comprehensive programs; 12 To protect the consumer by requiring that pesticides sold 13 (c)14 in Guam be correctly labeled with appropriate warnings and adequate 15 directions for use: 16 (d) To control, restrict, suspend or ban the importation, 17 receipt, sale and the use of any pesticide *or* pesticide devices: 18 (e) To protect, maintain, and improve the quality of Guam's 19 environment and public health; 20 To protect people and the environment from adverse (f)21 effects of pesticides; 22 (g)To prevent pesticide pollution of the ground waters and 23 surface waters of Guam; and 24 To assure safe conditions for people in places where (h)pesticides are present. 25 Definitions. As used in this Chapter unless the content 26 **§50102**. 27 clearly requires otherwise:

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1	(1) Active Ingredients shall mean:
2	(a) In the case of a pesticide other than a plant growth
3	regulator, defoliant or desiccant, an ingredient which will
4	prevent, destroy, repeal or mitigate any pest;
5	(b) In the case of a plant growth regulator, defoliant <i>or</i>
6	desiccant, an ingredient which, through physiological action,
7	will accelerate or retard the rate of growth or rate of maturation
8	or otherwise alter the behavior of ornamental or crop plants or
9	the produce thereof.
10	(2) Administrator shall mean the Administrator of the Guam
11	Environmental Protection Agency.
12	(3) Adulterated shall apply to any pesticide if its strength or
13	purity falls below the professed standard of quality as expressed on its
14	labeling under which it is sold, or if any substance has been
15	substituted or abstracted wholly or in part for the pesticide, or any
16	valuable constituent of the pesticide has been wholly or in part
17	abstracted.
18	(4) Agency shall mean the Guam Environmental Protection
19	Agency.
20	(5) Agriculture Commodity shall mean any and all plants and
21	animals produced in Guam for commercial purposes (not for personal
22	consumption).
23	(6) Animal shall mean all vertebrate and invertebrate species,
24	including, but not limited to, man and other mammals, birds, fish and
25	shellfish.
26	(7) Board shall mean Board of Directors of the Guam
27	Environmental Protection Agency.

(8) *Carrier shall* mean every description of craft, whether aircraft, surface craft *or* other contrivance used *or* capable of being used as a means of transportation in the air *or* water. The person responsible for the carrier *shall* be the owner, *or* his agent, including the operator having the command of the carrier.

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(9) Certified Pesticide Applicator shall mean any individual who is certified under regulations promulgated under this Chapter to use or to supervise the use of restricted use pesticides, and shall include, but not be limited to:

10 Private applicator shall mean a certified applicator (a) 11 who uses or supervises the use of any pesticide which is classified for restricted use for purposes of producing any 12 13 agricultural commodity on property owned or leased by the 14 applicator or the applicator's employer or (if applied without 15 compensation other than trading of personal services between 16 producers of agricultural commodities) on the property of 17 another person;

18(b) Commercial applicator shall mean an applicator19who uses or supervises the use of any pesticide which is20classified for restricted use for any purpose or on any property21other than as provided in 9(a).

(10) *CFR shall* mean the Code of Federal Regulations.

(11) Core Training shall mean the prerequisite training
toward having a certified pesticide license for application of restricted
use pesticides or for applying general use pesticides as required under
§50107 (d) of this Act.

1 (12) Custom Officer shall mean the Chief of Customs under 2 the Customs and Quarantine Agency or his authorized representative. 3 (13) Defoliant shall mean any substance or mixture of 4 substances intended to cause the foliage to drop from a plant, with or 5 without causing abscission. 6 (14) Desiccant shall mean any substance or mixture of 7 substances intended for artificially accelerating the drying of plant tissues. 8 9 (15) Device shall mean any instrument or contrivance (other 10 than a firearm) intended for trapping, destroying, repelling or mitigating pests or any other form of plant or animal life; but not 11 12 including equipment used for the application of pesticides when sold separately. 13 (16) Environment includes water, air, land and animals living 14 therein, all plants and man and the interrelationships which exist 15 16 among them. 17 (17) Experimental Use Permit shall mean a permit which is issued by the Administrator only for bona fide research programs 18 19 under the supervision of public officials. (18) Facility shall mean a farm, building, room, nursery, golf 20 21 course, landscaper, or any other type of location where pesticides are 22 stored, used, sold, or disposed of. 23 (19) FIFRA shall mean the Federal Insecticide, Fungicide, 24 Rodenticide Act and its amendments. 25 Fungus nonchlorophyll-bearing (20)shall all mean 26 thallophytes including rusts, smuts, mildews, molds and yeasts, except

1 those on or living in man or other animals and those on or in 2 processed foods, beverages or pharmaceutical. 3 (21) General Use Pesticide shall mean a pesticide other than 4 one designated as a restricted pesticide. (22) Imminent Hazard shall mean a situation which exists 5 6 when the continued use of a pesticide during the time required for 7 cancellation proceedings would likely result in unreasonable adverse effects on the environment, or would involve unreasonable hazards to 8 9 the survival of a species declared endangered by the Secretary of the Interior under the Federal Endangered Species Act or the Endangered 10 Species Act of Guam, Title 5 GCA, Chapter 63, Article 2, and their 11 amendments. 12 13 (23) Importer shall mean the person who initially receives 14 incoming pesticides to Guam. (24) Importation shall mean importing or bringing of 15 16 chemical pesticides or devices. 17 (25) *Inert Ingredient shall* mean an ingredient which is not an 18 active ingredient and as such does not act as a pesticide. 19 (26) *Ingredient Statement shall* mean: 20 (a) A statement of the chemical name and common 21 name where applicable of each active ingredient, together with 22 the name and percentage of each and the total percentage of 23 inert ingredients, if any, in the pesticide; Whenever the pesticide contains arsenic in any 24 (b)25 form, a statement of the percentages of total and water soluble

arsenic, each calculated as elementary arsenic.

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(27) *Insect shall* mean invertebrate animals belonging to the class *Insecta* including, beetles, bugs, bees, flies and other allied classes of arthropods, including spiders, mites, ticks, centipedes and wood lice.

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(28) Label shall mean the written, printed or graphic matter on or attached to the pesticide or device, or any of its containers or wrappers.

8 (29)'Labeling' means all labels and other written, printed or graphic matter accompanying the pesticide or device at any time or to 9 10 which reference is made on the label or in literature accompanying the pesticide or device, except for current official publications of the U.S. 11 Environmental Protection Agency, the United States Department of 12 Agriculture, the United States Department of Interior, the United 13 States Department of Health, Education and Welfare, the state 14 experiment stations, the state or territorial agriculture colleges or 15 other similar Federal, state or territorial institutions or agencies 16 17 authorized by law to conduct research in the field of pesticides.

(30) Misbranded shall mean any pesticide or device if:

(a) Its labeling bears any statement, design *or* graphic representation relative thereto *or* to its ingredients which is false *or* misleading in any particular;

(b) It is contained in a package *or* other container *or*wrapping which does not conform to the standards established
by the Board pursuant to §50108;

25 (c) It is an imitation of and is offered for sale under
26 the name of another pesticide *or* device;

1 (d)Its labeling does not bear the Federal registration 2 and establishment number for pesticides or establishment 3 number for pesticide devices; 4 Any advertisement by means of newspaper, leaflet, (e) radio or television is false or misleading in any particular; 5 6 The labeling accompanying it does not contain (f)7 instructions for use which are necessary, proper and adequate 8 for the protection of the public; 9 (g) The label does not contain warning or caution 10 statements which may be necessary and if complied with, 11 together with any requirements imposed under $\S3(d)$ FIFRA is 12 adequate to protect health and the environment; 13 (h) The label does not bear an ingredient statement on 14 the immediate container; 15 (i) Any word, statement or other information required by or under this Chapter to appear on the labeling is not 16 17 prominently placed thereon with such conspicuousness and in 18 such terms as to render it likely to be read and understood by 19 the ordinary individual under customary conditions of purchase 20 and use: 21 (i) In the case of a plant growth regulator, defoliant or 22 desiccant when used as directed it is injurious to living man or 23 other vertebrate animals, or vegetation to which it is applied, or 24 to the person applying such pesticides; provided that physical 25 or physiological effects on plants or parts thereof shall not be 26 deemed to be injurious when this is the purpose for which the

plant growth regulator, defoliant or desiccant was applied, in 1 2 accordance with the label claims and recommendations. 3 (31) Nematode shall mean invertebrate animals of the Phylum 4 Nemathelminthes and the class Nematoda including unsegmented 5 round worms with elongated *fusiform or* sac-like bodies covered with 6 cuticle and inhabiting soil, water, plants or plant parts. 7 (32) Notice of Arrival shall mean a legal document authorized 8 under §50112 for the purpose of collecting information concerning the 9 importation and consignment of pesticides on Guam. (33) Person shall mean the territory of Guam or any 10 instrumentality thereof, or any individual, firm, corporation, 11 12 association or partnership, or any organized group of persons whether 13 incorporated or not. 14 (34) Pest shall mean any insect, rodent, nematode, fungus, 15 weed or any other form of terrestrial or aquatic plant or animal life or virus, bacteria or other microorganism, except viruses, bacteria or 16 other microorganisms on or in living man or other living animals 17 18 which the Board declares to be a pest under §50103. 19 (35) *Pesticide shall* mean: 20 (a) Any substance or mixture of substances intended 21 for preventing, destroying, repelling *or* mitigating any pest; 22 Any substances or mixture substances intended for (b)23 use as a plant growth regulator, defoliant or desiccant. 24 (36) Plant Growth Regulator shall mean any substance or mixture of substances intended through physiological action, for 25 26 accelerating or retarding the rate of growth or rate of maturation, or for otherwise altering the behavior of plants or the produce thereof, 27

1	but not including substances that are intended as plant nutrients, trace
2	elements, nutritional chemicals, plant inoculants and soil amendments.
3	(37) Produce shall mean to manufacture, prepare, propagate,
4	compound or process any pesticide, any active ingredient, or device
5	or to package, repackage, label or re-label or otherwise change the
6	container of any pesticide or device.
7	(38) Producer shall mean any person who manufactures,
8	prepares, compounds, propagates, processes any pesticide or device,
9	any active ingredient, or device or to package, repackage label or re-
10	label or otherwise change the container of any pesticide or device.
11	(39) Producing Establishment shall mean any place where a
12	pesticide or device or active ingredient is produced or repackaged.
13	(40) Protect Health and the Environment or Protection of
14	Health and the Environment shall mean protection against any injury
15	to man and protection against any unreasonable adverse effects on the
16	environment taking into account the public interest, including benefits
17	from the use of the pesticide.
18	(41) Registrant shall mean a person who has registered any
19	pesticide or device pursuant to this Chapter.
20	(42) Restricted Use Pesticide shall mean:
21	(a) Any pesticide so designated by regulation under
22	§3(d) of FIFRA and so designated on its label; or
23	(b) A pesticide determined by the Board to be unsafe
24	for use by persons other than a certified applicator, and so
25	designated by inclusion on a list of restricted use pesticides
26	adopted by the Board.

1	(43) Sell or Distribute shall mean to distribute, solicit, sell,
2	offer for sale, hold for sale, transport or deliver for transportation
3	between points within Guam.
4	(44) To Use Any Pesticide in a Manner Inconsistent with its
5	Labelling shall mean to use any pesticide in a manner not permitted
6	by the labelling.
7	(45) USEPA shall mean the United States Environmental
8	Protection Agency.
9	(46) Under the Direct Supervision of a Certified Applicator
10	shall mean that the certified applicator is physically present at the
11	time and place the pesticide is mixed and applied.
12	(47) Unreasonable Adverse Effects on the Environment shall
13	mean any unreasonable risk to man or the environment, taking into
14	account the economic, social and environmental costs and benefits of
15	the use of any pesticide.
16	(48) Use shall mean mixing, loading, application, and storage
17	of pesticides, containers and devices, disposal of pesticides, containers
18	and devices, and transportation of containers.
19	(49) Weed shall mean any plant which grows where not
20	wanted.
21	§50103. Powers and Duties of the Agency and the Board. The
22	Agency shall be responsible for the implementation of this Chapter. All
23	authority vested in the Board by virtue of this Chapter may, with like force
24	and effect, be exercised by such employees of the Agency as the Board may
25	from time to time designate for the purpose. The Board shall have the
26	authority to:
27	(a) Adopt, promulgate, amend, rescind, and repeal rules and

1	regulations, in accordance with the Administrative Adjudication Law:
2	(1) As may be necessary to implement and effectuate
3	the provisions and regulations of this Chapter;
4	(2) As may be necessary to establish additional
5	requirements, which may be at least equivalent to or more
6	stringent or broader in scope than the requirements of the
7	Federal Insecticide, Fungicide and Rodenticide Act (FIFRA)
8	and regulations promulgated pursuant to the FIFRA;
9	(3) Designate restricted use pesticides;
10	(4) Suspend or ban certain pesticides or specific uses
11	of certain pesticides;
12	(5) Require keeping of and access to records relating
13	to importation, receipt, sale, production, use, storage, or
14	disposal of pesticide and pesticide device;
15	(b) Only after holding a public hearing, with at least ten (10)
16	days prior public notice:
17	(1) Declare as a pest any form of plant <i>or</i> animal life
18	(other than bacteria, a virus, or other micro-organisms on or in
19	living humans or living animals) which is injurious to health or
20	the environment;
21	(2) Designate restricted use pesticides <i>or</i> devices;
22	(3) Suspend <i>or</i> ban certain pesticides <i>or</i> specific uses
23	of certain pesticides;
24	(4) The Agency <i>shall</i> promulgate rules and regulations
25	regarding any action taken under this subsection within twelve
26	(12) months of any action taken; and
27	(5) Revoke a permit, license <i>or</i> certification.

1 Require coloration of a pesticide and to exempt (6)2 from coloration specific uses of certain pesticides. 3 Hold hearings related to any aspect of, or matter in the (c)administration of, this Chapter, and in connection therewith, 4 administer oaths, examine witnesses and issue subpoenas to compel 5 the attendance of witnesses and the production of evidence; 6 7 (d) Hear and decide appeals of orders issued by the 8 Administrator. 9 Deny a permit, license, registration, or certification. (e) 10 (f)Establish procedures, conditions, and fees for pesticide 11 registration and permits, and for licenses and certification, under this 12 Chapter. 13 (g)Establish procedures and standards, and fees for the collection and examination of samples of pesticides or devices, for 14 15 coloring of pesticides, and for storage and disposal. **§50104**. 16 Powers and Duties of the Administrator. The Administrator *shall* the have the following powers and duties: 17 18 (a) Encourage voluntary cooperation by persons and affected groups to achieve the purposes of this Chapter; 19 20 Establish an effective enforcement program for the (b)21 implementation of this Chapter; 22 In implementing the provisions of this Chapter, take (c)23 actions necessary to protect human health, welfare, or the 24 environment: 25 (d) Issue, continue in effect, modify, revoke, reissue, or deny 26 permits, licenses, certifications, or registrations; 27 (e) Collect and disseminate information;

1 (f) Conduct educational, certification, and training 2 programs;

(g) Refuse the importation of any pesticide *or* pesticide devices;

(h) Issue letters of warning to violators as appropriate;

6 (i) Issue, amend, rescind, and enforce orders as may be necessary to ensure compliance with any provision of this Chapter, or 7 of any rules, regulations, license, certification, registration, standards, 8 9 or requirements issued pursuant to this Chapter including, but not to, an administrative penalty order, "not limited to" an 10 limited 11 emergency order, an administrative penalty or order requiring whatever remedial measures may be necessary or appropriate to 12 implement or effectuate the provisions and purposes of this Chapter; 13

(j) Hold hearings related to any aspect of, *or* matter in the
administration of, this Chapter, and in connection therewith,
administer oaths, examine witnesses and issue subpoenas to compel
the attendance of witnesses and the production of evidence;

18 (k) Seize certain pesticides, pesticide devices, *or* ban specific
19 uses of certain pesticides;

20 (l) Suspend certain pesticides *or* specific uses of certain
21 pesticides;

(m) Consult, upon request, with any person proposing to
import, distribute, produce, *or* manufacture any pesticide *or* pesticide
devices. Nothing in any consultation *shall* be construed to relieve any
person from compliance with this Chapter, *or* any other provision of
the law;

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(n) Accept, receive, and administer grants and other funds or

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fees from public and private agencies, including the federal government, for carrying out any of the purposes of this Chapter;

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(o) Cooperate with *or* enter into agreements with any person for purposes of implementing the provisions of this Chapter.

5 **§50105. Experimental Use Permits.** (a) Issuance. Any person 6 who already has received appropriate approval under FIFRA from U.S. EPA 7 for an experimental use permit that includes experimental use of a pesticide in Guam must apply to the Administrator for an experimental use permit for 8 the pesticide prior to experimental use of the pesticide in Guam. 9 The 10 Administrator may issue an experimental use permit *if* he determines that the 11 applicant needs such permit in order to accumulate information necessary to register a pesticide under FIFRA or under this Chapter. 12

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(b) Temporary Tolerance Level. *If* the Administrator determines that the use of a pesticide may reasonably be expected to result in any residue on *or* in food *or* feed, he may establish a temporary tolerance level for the residue of the pesticide before issuing the experimental use permit.

(c) Use Under Permit. Use of a pesticide under an experimental
use permit *shall* be under the supervision of the Administrator, and *shall* be
subject to such terms and conditions and be for such period of time as the
Administrator may prescribe in the permit.

(d) Studies. When any experimental use permit is issued for a
pesticide containing any chemical *or* combination of chemicals which has
not been included, in any previously registered pesticide, the Administrator
may specify that studies be conducted to detect whether the use of the
pesticide under the permit may cause unreasonable adverse effects on the
environment. All results of such studies *shall* be reported to the
Administrator before such pesticide may be registered under this Chapter.

1 (e) Revocation. The Administrator may revoke any experimental use permit, at any time, if he finds that its terms or conditions are being 2 3 violated, or that its terms or conditions are inadequate to avoid unreasonable adverse effects on the environment. 4

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(f)Permit *shall* be under the supervision of the Administrator, and 6 shall be subject to such terms and conditions and be for such period of time 7 as the Administrator may prescribe in the permit, including, but not limited 8 to, conditions that require the permittee to obtain written permission of the 9 property owner and the substantial participation in the experimental use by 10 an experienced pesticide researcher approved by the Administrator. All costs involved with the permit process *shall* be the responsibility of the 11 12 permittee.

13 **§50106**. Special Local Need (SLN) Registration. (a) Any federally registered pesticide for which the Administrator has determined 14 15 has an additional use which meets special local needs in accordance with FIFRA, may be registered with the USEPA Administrator, provided that the 16 17 federal registration for the pesticide or the device has not previously been denied, suspended, disapproved, or cancelled by the Administrator of 18 USEPA. 19

The Administrator, whenever he deems it necessary in the 20 (b)administration of this part, may require the submission of the complete 21 formula of any pesticide. 22

If it appears to the Administrator that the composition of the 23 (c)article and its labeling and other material required to be submitted comply 24 with the requirements of this Chapter and §24(c) of FIFRA, he may register 25 the article. 26

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Any person who applies for a Special Local Need Registration (d)

1 shall pay all costs relating to the Agency's review thereof. 2 (e) The following requirements must be addressed when applying 3 for *or* approving a SLN registration: 4 (1)The area where the pesticide is to be applied: 5 (A) must not be within an endangered species location; must be approved by the immediate landowner; 6 **(B)** 7 and 8 (C) must not contain any imminent environmental 9 threat. 10 (2)A public notice concerning the proposed Special Local 11 Need registration has been provided. 12 (3)A determination has been made that there are no other available pesticides that can be used for this specific pest problem. 13 14 **§50107.** Licensing, Importation and Sale of Restricted Use 15 Pesticides, Certification and Record Keeping. (a) Licensing. Every person who imports, sells or distributes restricted use pesticides shall obtain 16 an annual license from the Agency. Requirements, procedures and fees for 17 licenses shall conform to the regulations promulgated under this Chapter. 18 19 (b)Importation and Sale of Restricted Use Pesticides. Every 20 person who imports, sells, or distributes restricted use pesticides shall have a certified sales manager or a manager employed by the company who has 21 22 passed one (1) of the certification trainings covering pesticide laws and 23 regulations, pesticide hazards, proper usage, safe storage, distribution and 24 disposal methods.

(c) Certification. Every person who applies restricted use
 pesticides *shall* obtain certification from the Agency, which *shall* be valid
 for three (3) years. Every person who applies any restricted use pesticides

and who is not a certified applicator must be under the direct supervision of a certified applicator.

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Basic Training. Any farmer, owner of a business or any person 3 (d)who applies general use pesticide as part of his/her job or duties, shall be 4 5 required to take the core training and pass the examination. Upon successful completion of the core training and exam, a Basic Training Identification 6 7 card will be issued by the Agency. Examples of applicators who must 8 complete the basic training requirements, pay the applicable fees and 9 conform to regulations promulgated under this Paragraph include (but are not limited to) the following: pesticide control companies, golf courses, 10 landscaping companies, maintenance companies and farm operations that 11 12 raise agricultural commodities

(e) Record Keeping. Any person issued a license, certification, *or*permit for RUPs under the provisions of this Chapter *shall* be required by
the Administrator to keep accurate records for at least two (2) years from the
date of importation *or* sale and containing the following information:

17 (1) The delivery, movement, holding, or storage of any
18 pesticide or device including quantity and name and registration
19 number;

(2) The date received, name of consignor and consignee;

21 (3) Any other information necessary for the enforcement of
22 this Chapter as prescribed by the Administrator;

23 (4) In the case of pesticide use, the name, registration
24 number, quantity of pesticide and solution used.

(5) The Administrator *shall* have access to such records and
at any reasonable time make copies of such records for the purpose of
carrying out the provisions of this Chapter. Unless required for the

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enforcement of this Act, such information *shall* be confidential and, *if* summarized, *shall* not identify an individual person.

3 Labeling Requirements. Each container of pesticides *§50108.* 4 which is offered for sale and distribution shall bear thereon or attached 5 thereto in a conspicuous place, a plainly written or printed label in the English language. Pesticide Importers shall assist Guam EPA on the 6 7 development and translation of public outreach materials to ensure that pesticide applicators understand all requirements as deemed necessary by the 8 9 Administrator. The label must provide all information required under FIFRA, applicable federal regulations, and required by USEPA, including 10 11 the following:

12 (1) Name, brand *or* trademark under which the pesticide is
13 sold *or* distributed;

14 (2)Ingredient statement; 15 (3)Direction for use which *if* complied with will adequately 16 protect the health and environment; Warning or caution statements as specified by regulation; 17 (4)18 Weight or measure of content; (5)19 (6) EPA registration number; 20 (7)EPA establishment number: and 21 (8) Classification statement. **§50109**. Coloration of Certain Pesticides. (a) Pesticides known 22 23 as standard lead arsenate, basic lead arsenate, sodium arsenate, calcium 24 arsenate, magnesium arsenate, zinc arsenate, zinc arsenite, sodium fluoride, sodium fluosilicate or barium fluosilicate shall be distinctly colored as 25 26 specified by regulation.

1 **§50110. Prohibited Acts.** (a) It *shall* be unlawful for any person 2 to import, distribute, sell, or offer for sale in Guam: 3 Any pesticide or device which is not registered with (1)USEPA or whose registration has been cancelled or suspended; 4 5 Any pesticide that is misbranded; (2)Any pesticide that is not produced in an EPA registered 6 (3)7 pesticide-producing establishment; 8 (4)Any registered pesticide if the composition differs from 9 its registered composition at the time of its distribution or sale; 10 (5)Any registered pesticide if the claims made for it or any of the directions for its use differ in substance from the 11 representations made in connection with its registration under this 12 13 Chapter or FIFRA; 14 (6) Any pesticide that is not in the producer's, re-filler's, registrant's, or the manufacturer's original unbroken immediate 15 16 container: 17 (7)Any restricted pesticide to any person other than a certified pesticide applicator or licensed dealer; 18 19 (8) Any pesticide whose coloration is not in conformity with under this Chapter; 20 21 Any pesticide which is adulterated or misbranded; (9) 22 (10)Any pesticide in any manner that has been suspended or 23 banned; 24 (11) Any experimental use pesticide that has not been registered with U.S. EPA and Guam EPA; or 25 26 (12) Any pesticide that has not been registered under the 27 special local needs provisions of this Act.

(b) To use, apply, store, transport, mix, dispose, discard *or* supervise the use of an application of a pesticide *or* device inconsistent with its labelling or restrictions imposed by the Administrator.

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(c) To use, store, transport, mix, dispose *or* discard any pesticide *or* the containers of any pesticide *or* device in any manner that could have adverse effects on the environment.

(d) To use, store, transport, mix, apply, *or* as determined by GEPA, improperly dispose *or* discard any pesticides *or* devices that are not registered with USEPA

10 (e) To use, store, transport, mix, dispose *or* discard any pesticide *or*11 device which is under an experimental use permit inconsistent to the
12 provision of such permit.

13 (f) To use, store, transport, mix, dispose, discard *or* apply any 14 restricted pesticide *or* device unless the person is a certified pesticide 15 applicator *or* is acting under the immediate supervision and control of a 16 current certified pesticide applicator with a valid certificate issued pursuant 17 to regulations adopted under this Chapter.

18 (g) To use, store, transport, mix, dispose, discard *or* apply any 19 pesticide *or* device in any manner that has been suspended *or* banned 20 pursuant to this Chapter *or* any pesticide whose registration has been 21 cancelled *or* suspended by USEPA *or* an experimental use permit *or* special 22 local need registration that has been cancelled *or* suspended by the Agency.

(h) To detach, alter, deface *or* destroy, in whole, *or* in part, any
label *or* alter any labelling of the pesticide *or* device unless such action is
taken with the approval of the Administrator to correct an improper label *or*labelling.

1 (i) To add any substance to *or* take any substance from a pesticide 2 *or* device in a manner that may defeat the purpose of this Chapter, unless the 3 pesticide in question is properly registered as required under FIFRA and the 4 establishment where the pesticide is produced is registered as required under 5 FIFRA.

6 (j) To use for a person's own advantage *or* to reveal any 7 information relative to formulas of products acquired in the administration 8 of this Chapter to persons other than to proper officials *or* employees of the 9 Agency, *or* any courts in response to a subpoena *or* to physicians or in 10 emergencies to pharmacists and other qualified persons for use in the 11 preparation of practical treatment.

12 (k) To falsify any report *or* record required to be made *or*13 maintained *or* to fail to file reports required by the Agency.

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(l) To submit to the Agency data known to be false.

15 (m) To violate any provision of this Chapter *or* any rule, regulation,
16 standard, permit, certificate, license *or* order issued pursuant to this Chapter.

17 (n) Violate any rule, regulation, standard, *or* order issued *or*18 promulgated by USEPA under FIFRA.

19 (o) To use, store, transport, mix, dispose *or* discard a pesticide in
20 any way inconsistent with the Federal Worker Protection Standards (WPS)
21 found at 40 CFR Part 170 and under this Chapter.

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(p) To import any pesticides to Guam without an approved Notice of Arrival (NOA) prior to the arrival of the pesticide product.

§50111. Seizures: Stop-Sale and Removal from Sale Orders
"Stop Sale", "Use", "Removal", and "Seizure". (a) Whenever a pesticide
or device is found by the Administrator or his designated agent and there is
reason to believe that the pesticide or device has been or is intended to be

1 distributed, used, sold or disposed of in violation of this Chapter, the 2 Administrator may:

Issue a written or printed order to stop the importation,

distribution, sale, use, storage, or improper disposal, and to remove

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(2)Seize the pesticide *or* device.

the pesticide in accordance with this Chapter, and;

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Any pesticide or device seized hereunder shall, after entry of 7 (b)8 decree, be disposed of or sold as the Court directs. Proceeds, if sold, shall 9 be paid to the Pesticide Management Fund, provided that the pesticide or 10 device *shall* not be sold contrary to the provisions of this Chapter, and 11 provided that upon payment of costs and execution and delivery of a good 12 and sufficient bond conditioned that the pesticide or device shall not be 13 disposed of unlawfully, the Court may direct the pesticide or device to be 14 delivered to the owner thereof.

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(c)When a decree of condemnation is entered against the pesticide 16 or device, court costs, fees, storage and other proper expenses shall be 17 awarded against the person, *if* any, intervening as claimant of the pesticide or device. 18

19 **§50112**. Notice of Arrival of Pesticides and Devices. An 20 importer desiring to import any pesticides or devices as defined in this Act 21 into Guam *shall* submit to the Administrator a completed Agency's Notice 22 of Arrival form prior to the arrival of the shipment. Upon receipt, the 23 Administrator *shall* complete said form, indicating the disposition to be made of the shipment of pesticides or devices upon its arrival in Guam and 24 25 shall return the form to the importer or his agent.

26 Arrival of Shipment. Upon arrival of a shipment of **§50113**. 27 pesticides or devices, the importer or his agent shall submit to the Customs

1 Officer at the port of first arrival, the Notice of Arrival completed by the 2 Administrator and indicating to Customs the action to be taken on the 3 shipment of pesticides *or* devices. The Customs Officer at the port of arrival 4 *shall* immediately notify the Agency of such arrival of shipment and 5 compare documents for the shipment of pesticides *or* devices and certify its 6 agreement therewith.

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§50114. Shipments Arriving without the Notice of Arrival. When a shipment of pesticides *or* devices arrives in Guam without the submission by the importer *or* his agent of the Notice of Arrival, such shipment *shall* be refused entry by the Customs Officer. Any expenses incident to the handling, storage *or* transfer of pesticides *or* devices refused entry into Guam *shall* be at the carrier's risk and expense.

- 13 **§50115**. Release of Shipment or Entry Refused. If the completed Notice of Arrival directs the Customs Officer to release the 14 15 shipment of pesticides or devices and from examination if it appears to be in compliance, the shipment shall be released to the importer. If the completed 16 17 Notice of Arrival directs the Customs Officer to refuse entry of a shipment and from examination of the shipment it appears to violate provisions of this 18 19 Act such shipment *shall* be refused entry and *shall* be treated as a prohibited 20 importation.
- Source Source

1 regulations developed under this Act, FIFRA and federal pesticide 2 regulations. This includes, but is *not limited to*, the following locations: 3 where pesticides or devices are used, imported or exported, produced, 4 distributed, held for distribution or offered for distribution, sold, held for 5 sale, or offered for sale, stored, disposed; where handlers and workers, as 6 defined under the federal Worker Protection Standard(WPS), are present. 7 GEPA should have the authority to take necessary enforcement action (s) as 8 specified in this Act.

9 (b) Should entry be denied to any place where entry is sought, the 10 Agency *or* any authorized representative *or* employee of the Agency may 11 apply to any court of competent jurisdiction for a search warrant authorizing 12 entry. The Court may, upon a showing by the Administrator that there is 13 reason to believe that the provisions of this Act have been violated, issue a 14 search warrant.

15 **§50117.** Hearings. (a) Any person who receives an order from 16 the Administrator as authorized by this Chapter and any person whose 17 license, certification, permit, registration *or* Notice of Arrival is disapproved 18 by the Administrator may, within fifteen (15) days of the date of receipt of 19 such order *or* disapproval, file a Notice of Intent to appeal with the Board, 20 setting forth in such notice a verified petition outlining the legal and factual 21 basis for such appeal.

(b) The Board of Directors *shall*, *not more than* sixty (60) calendar
days after receipt of such Notice of Appeal, hold a public hearing at which
time the appellant may appear and present evidence in person *or* through
counsel in support of this petition.

(c) The Agency is hereby authorized to administer oaths, examine
witnesses and issue subpoenas to compel the attendance of witnesses and the

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production of evidence relevant to the matter involved in the hearing.

The Board *shall* affirm, modify or revoke any action which is (d)appealed and shall notify the appellant of its decision not more than thirty (30) calendar days after the conclusion of the hearing. Such notice shall be in writing and *shall* state the reasons for the decision.

6 Any person may appeal such decision to the Superior Court of (e) Guam by filing with the Agency a written notice of such intent to appeal 7 8 within ten (10) days of the notice in subsection (d) of this Section and *shall* 9 have a transcript of the proceedings upon request and payment of the 10 expense of preparation and certification of the transcript, and filling out a petition with the Superior Court of Guam within thirty (30) days of the 11 notice in subsection (d) of this Section. 12

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§50118. **Penalties and Enforcement.** (a) Criminal Penalties. 14 Any person who knowingly violates any provision of this Chapter, or any valid rule or regulation promulgated under this Chapter, or who refuses or 15 16 neglects to comply with any lawful license, certification, permit, registration, 17 Notice of Arrival, or order issued by the Administrator in carrying out the 18 provisions of this Chapter shall, upon conviction, be guilty of a felony and 19 sentenced to imprisonment for a term not to exceed five (5) years and be 20 fined not more than Ten Thousand Dollars (\$10,000) per day for each 21 violation or non-compliance and shall make restitution.

22 Civil Penalties. Any person who violates any provision of this (b)23 Chapter, or any valid rule or regulation promulgated under this Chapter, or 24 refuses or neglects to comply with any lawful license, certification, permit, 25 registration, Notice of Arrival, or order issued by the Administrator in 26 carrying out the provisions of this Chapter shall, in addition to clean-up cost 27 and other damages, forfeit and pay a civil penalty of not more than Ten

Thousand Dollars (\$10,000) per day for each violation or non-compliance.

2 (c)Administrative Penalties. In addition to any other 3 administrative or judicial remedy provided by this Chapter, or by rules adopted under this Chapter, the Administrator is authorized to impose by 4 5 order the penalties specified in §50118(a-b). Factors to be considered in 6 imposing an administrative penalty include the nature and history of the violation and of any prior violations, and the opportunity, difficulty, and 7 8 history of corrective action. It is presumed that the violator's economic and 9 financial conditions allow payment of the penalty, and the burden of proof to 10 the contrary is on the violator. In any proceeding to recover the civil penalty 11 imposed, the Administrator need only show that notice was given, a hearing 12 was held or the time granted for requesting a hearing has expired without 13 such a request, the civil penalty was imposed, and that the penalty remains unpaid. 14

15 (d) The Agency may institute and maintain a judicial action to 16 enforce the provisions of this Chapter, *or* any valid rule *or* regulation 17 promulgated under this Chapter, *or* any lawful license, certification, permit, 18 registration, Notice of Arrival, *or* order issued by the Administrator in 19 carrying out the provisions of this Chapter, by injunction, receivership *or* 20 other appropriate remedy. The rights in this Section are in addition to any 21 other rules *or* penalties conferred by this Chapter.

(e) Nothing in this Chapter *shall* be construed to abridge, limit,
impair, create, enlarge, *or* otherwise affect substantively *or* procedurally the
right of any person to damages *or* other relief on account of injury to person *or* property and to maintain any action of other appropriate proceeding
therefore.

1 **§50119**. Pesticide Management Fund. There is established a 2 non-lapsing, revolving fund, hereafter referred to as the "Pesticide 3 Management Fund", which shall be maintained separate and apart from any 4 other funds of the government of Guam, and shall be administered by the Administrator of the Guam Environmental Protection Agency. Independent 5 records and accounts shall be maintained in connection therewith. All fees, 6 7 reimbursements, assessments, fines, bail forfeitures, and other funds 8 collected or received pursuant to this Chapter shall be deposited in this Fund 9 and used for the administration and implementation of this Chapter 10 including, but not limited to, purchase of equipment, payment of personnel 11 costs, public outreach, training, contracts, and disposal of confiscated 12 pesticides and devices.

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§50120. Pesticide Enforcement Program Additional Staff.

14(a) Enforcement. There is hereby established within the15Agency's Pesticide Enforcement Program under the Air and Land16Division, two (2) additional staff for the purpose of implementing and17enforcing this Act and related environmental activities relative to the18functions of the Agency.

19(b)Staff. The Program *shall* include two (2) additional staff20as follows:

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One (1) Environmental Health Specialist III, and

One (1) Environmental Health Specialist II.

(c) Funding. The funding *shall* be submitted through *I Maga'lahen Guåhan* for a budget request within ninety (90) days upon enactment, or *I Maga'lahen Guåhan* may use his transfer authority for funding source. §50121. Severability. If any provision of this Act or its
 application to any person or circumstance is found to be invalid or contrary
 to law, such invalidity shall *not* affect other provisions or applications of this
 Act which can be given effect without the invalid provisions or application,
 and to this end the provisions of this Act are severable."