1 Article 2. Applicability, Interpretation and Construction

2 Section 201 Applicability

3	(a)	No development shall commence on Saipan, Bird Island, Forbidden Island or Managaha
4		Island without a zoning permit except as specifically provided herein.
5	(b)	The following activities shall be exempt from the requirements of this Law:
6		(1) Repair or alteration of any building or other structure that:
7		(A) Does not change the use;
8		(B) Does not change the footprint;
9		(C) Does not increase the square footage; and
10		(D) Does not increase the extent of any nonconformity.
11		(2) Maintenance and minor upgrades to existing public utilities, roads and
12		construction or maintenance of public bus shelters;
13		(3) Preliminary site testing including soil testing, soil borings, land surveying, and
14		tree surveying;
15		(4) Minor site elements and features, including playground fencing, play
16		equipment, attached mechanical equipment, sidewalks, and expansion of
17		seating for outdoor or indoor events;
18		(5) Development waterward of the shoreline;
19		(6) Emergency shelters;
20		(7) Construction or expansion of a public road except construction of a road in a
21		new subdivision;
22 23		(8) Land clearing authorized by the Division of Environmental Quality;
23		(9) Emergency development authorized by the Governor in anticipation of, or for
24		immediate recovery after, a natural disaster or other such emergency; and
24 25		(10) Set construction that is temporary in nature for a video or motion picture.
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27	(c)	A building permit issued prior to February 1, 2008 shall not be held in violation of this
28		Law, if:
29		(1) The permit had not expired prior to February 1, 2008; and
30		(2) Construction was begun pursuant to a building permit issued prior to February
31		1, 2008 and continued after that date in compliance with that permit.
32	Section	n 202 Other Law
33	(a)	Nothing in this Article shall be interpreted to exempt or excuse compliance with other
34	(1)	applicable CNMI and federal statutes and regulations.
35	(b)	This Law shall supersede the CRM regulations regarding building height, setbacks, lot
36	(-)	coverage density, and parking, where the CRM requirements are in conflict with the
37		Zoning Law; except that CRM shall be responsible for height, setbacks, and density
38		requirements for any developments within 150 feet of the shoreline.
39	(c)	An Area of Particular Concern established under the CRMA shall be treated as an overlay
40		zone in relationship to a zoning district established under this Law.
41	(d)	In the absence of an adopted land use plan for Saipan, this Law shall provide land use
42	()	guidance.
43	Sectio	n 203 Coordination with Other Agencies
44	The	Board and Administrator shall coordinate with other regulatory agencies to provide an

44 The Board and Administrator shan coordinate with other regulatory agencies to provide an 45 efficient, clear, and timely process for reviewing and deciding on applications that require

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Section 204 General Rules on Administration and Interpretation 2

- (a) The Administrator shall interpret the text of this Law. Such interpretations may be appealed to the Board.
- (b) A sound interpretation must rest on a careful analysis of the goals and purposes of this Law. The interpretation must address the actual impact and permit flexibility in design but avoid any interpretation that lowers the protection afforded to the public.
 - (c) The text controls in case of any difference of meaning or implication between the text and any heading, drawing, table, or figure.
 - (d) Time periods are calendar days, unless otherwise stated.

Section 205 Rules of Construction 11

- The following rules of construction shall be observed and applied when interpreting this Law, except when the context clearly requires otherwise:
- 14 (a) Words and phrases not otherwise defined shall be construed according to the common and approved usage of the language. However, technical words and phrases not otherwise 15 16 defined that may have acquired a peculiar and appropriate meaning in law, or in the planning, design, construction, and zoning professions, shall be construed and understood 17 18 according to such meaning. 19
 - (b) Words used or defined in one tense or form shall include other tenses or forms.
 - (c) Words in the singular number shall include the plural number. Words in the plural number shall include the singular number except where the context specifically indicates otherwise.
 - (d) The male, female and neuter/neutral shall each be read to mean the other, unless the context expressly excludes such interpretation.
 - (e) The word "shall" is always mandatory, and the words "may" or "should" are always permissive.
 - "Include", "includes" or "including" means "include /s /ing but not limited to". (f)

Section 206 Severability 27

- 28 If any provision of this Law or the application of any such provision to any person or 29 circumstance should be held invalid by a court of competent jurisdiction, the remainder of this 30 Law or the application of its provisions to persons or circumstances other than those to which it 31 is held invalid should not be affected thereby.
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