1 Article 7. Conditional Uses

2 Section 701 Purpose and Applicability

(a) **Purpose.** The purpose of this Article is to establish general and specific requirements for obtaining a conditional use permit as required by this Law.

(b) Applicability

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- (1) The provisions in this Article apply to a use indicated as a conditional use in Section 404.
- (2) The Board may identify other uses that require conditional use permits as they arise.
- (3) In addition to the conditions described in this Article, the Board may require additional conditions as necessary to mitigate specific impacts or meet the intent of this Law.

13 Section 702 General Requirements for All Conditional Uses

A conditional use shall meet all the following requirements:
(a) Be consistent with all applicable provisions of an adopted comprehensive land use plan;

- (b) Be compatible with the existing or allowable uses of adjacent properties.
- (c) Employ reasonable measures of fencing, buffering, traffic restraints, sign and light controls, and other appropriate measures to protect the surrounding properties and adjoining districts;
 - (d) Demonstrate that adequate public facilities, including roads, drainage, potable water, sanitary sewer, and police and fire protection exist, or will exist, to serve the use at the time when such facilities are needed;
 - (e) Not create undue traffic congestion;
 - (f) Not adversely affect the public health, safety or welfare;
 - (g) Meet specific requirements for the type of conditional use and all other applicable provisions of this Law; and
 - (h) Adequately avoid or mitigate unacceptable significant adverse impacts to environmental elements, including: stormwater runoff; erosion; noise; air, including odors; wildlife habitat; public access; viewshed; and other factors identified by the Board.
- 30 Section 703 Agriculture, Intensive
 - (a) In addition to meeting the requirements of Section 702 and all other requirements of this Law, intensive agriculture shall meet the requirements of this Section.
 - (b) Confined animal facilities shall meet DEQ requirements.
 - (c) Confined animal facilities shall not be located closer than 100 ft to a residential structure or the boundary of a VR zoning district.
 - (d) Runoff shall not be allowed to enter surface waters.

37 Section 704 Energy Facility, Renewable

In addition to meeting the requirements of Section 702, entitled "General Requirements for All
 Conditional Uses", and all other requirements of this Law, a commercial renewable energy facility
 shall meet the requirements of this Section.

- (a) A large wind energy system shall meet the following requirements:
 - (1) **Height.** A wind facility shall be no higher than 400 feet above the current grade of the land, provided that a wind facility may exceed 400 feet if:
 - A. The applicant demonstrates by substantial evidence that such height reflects industry standards for a similarly sited wind facility; and

1	D. Such another height is necessary to group the financial handship to the anglicent
1	B. Such excess height is necessary to prevent financial hardship to the applicant.
2	(2) Setbacks
3	A. A wind turbine shall be set back a distance equal to 1.5 times the tower height
4	of the wind turbine from the nearest existing residential or commercial
5	structure and 100 feet from the nearest property line and private or public way.
6	B. The Board may reduce the minimum setback distance as appropriate based on
7	site specific considerations, if the project satisfies all other criteria for the
8	granting of a conditional use permit.
9	(3) Color and Finish. The Board shall have discretion over the turbine color,
10	although a neutral, non-reflective exterior color designed to blend with the
11	surrounding environment is encouraged.
12	(4) Lighting. A wind turbine shall be lighted only if required by the Federal Aviation
12	Administration. Lighting of other parts of the wind facility, such as
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	appurtenant structures, shall be limited to that required for safety and
15	operational purposes, and shall be reasonably shielded from abutting
16	properties.
17	(5) Signage. Signs on the wind facility shall comply with the requirements of the
18	Saipan Zoning Law, and shall be limited to:
19	A. Those necessary to identify the owner, provide a 24-hour emergency contact
20	phone number, and warn of any danger.
21	B. Educational signs providing information about the facility and the benefits of
22	renewable energy.
23	(6) Advertising. A wind turbine shall not be used for displaying any advertising
24	except for reasonable identification of the manufacturer or operator of the
25	wind energy facility.
26	(7) Appurtenant Structures.
27	A. All appurtenant structures, including but not limited to, equipment shelters,
28	storage facilities, transformers, and substations, shall be architecturally
29	compatible with each other and shall be contained within the turbine tower
30	whenever technically and economically feasible.
31	B. Structures shall only be used for housing of equipment for the particular site.
32	C. Whenever reasonable, structures should be shaded from view by vegetation
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	and/or located in an underground vault and joined or clustered to avoid
34	adverse visual impacts.
35	(8) Support Towers. Monopole towers are the preferred type of support for wind
36	facilities.
37	(9) Emergency Services. The applicant shall provide a copy of the project summary
38	and site plan to the Department of Public Safety or Emergency Management
39	Office, as designated by the Board. Upon request the applicant shall cooperate
40	with these agencies in developing an emergency response plan.
41	(10) Unauthorized Access. Wind turbines or other structures part of a wind facility
42	shall be designed to prevent unauthorized access.
43	(11) Shadow/Flicker. A wind facility shall be sited in a manner that minimizes
44	shadowing or flicker impacts. The applicant has the burden of proving that
45	this effect does not have significant adverse impact on neighboring or adjacent
46	uses through either siting or mitigation.
47	(12) Noise. The wind facility and associated equipment shall not:
48	A. Increase the broadband sound level by more than $10 \text{ dB}(A)$ above ambient, or
49	B. Produce a "pure tone" condition – when an octave band center frequency
50	sound pressure level exceeds the two adjacent center frequency sound pressure
50	levels by 3 decibels or more.
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1	C. These criteria are measured both at the property line and at the nearest
2	inhabited residence. Ambient is defined as the background A-weighted sound
3	level that is exceeded 90% of the time measured during equipment hours. The
4	ambient may also be established by other means with consent from the Zoning
5	Administrator. An analysis prepared by a qualified engineer shall be presented
6	to demonstrate compliance with these noise standards.
7	(13) Facility Condition. The applicant shall maintain the wind facility in good
8	condition. Maintenance shall include, but not be limited to, painting,
9	structural repairs, and integrity of security measures. Site access shall be
10	maintained to a level acceptable to the Department of Public Safety. The
11	project owner shall be responsible for the cost of maintaining the wind facility
12	and any access road, unless accepted as a public way, and the cost of repairing
13	any damage occurring as a result of operation and construction.
14	(14) Modification. Any material modification to a wind facility made after issuance
15	of the conditional use permit shall require approval by the Board.
16	(15) Removal. Any wind facility that has reached the end of its useful life or has been
17	abandoned shall be removed. When the wind facility is scheduled to be
18	decommissioned, the applicant shall notify the Zoning Administrator by
19	certified mail of the proposed date of discontinued operations and plans for
20	removal. The owner/operator shall physically remove the wind facility no
21	more than 150 days after the date of discontinued operations. At the time of
22	removal, the wind facility site shall be restored to the state it was in before the
23	facility was constructed or any other legally authorized use. More specifically,
24	decommissioning shall consist of:
25	A. Physical removal of all wind turbines, structures, equipment, security barriers
26	and transmission lines from the site.
27	B. Disposal of all solid and hazardous waste in accordance with local and state
28	waste disposal regulations.
29	C. Stabilization or re-vegetation of the site as necessary to minimize erosion. The
30	Zoning Board may allow the owner to leave landscaping or designated below-
31	grade foundations in order to minimize erosion and disruption to vegetation.
32	(16) Abandonment
33	A. Absent notice of a proposed date of decommissioning, the facility shall be
34	considered abandoned when the facility fails to operate for more than 364
35	consecutive days (52 weeks) without the written consent of the Board.
36	B. The Board shall determine in its decision what proportion of the facility is
37	inoperable for the facility to be considered abandoned. If the applicant fails to
38	remove the wind facility in accordance with the requirement of this section
39	within 182 days (26 weeks) of abandonment or the proposed date of
40	decommissioning, the Board may declare the facility to be a public nuisance
41	and take appropriate action.
42	Section 705 Mining
43	(a) In addition to meeting the requirements of Section 702 and all other requirements of this
44	Law, mining uses shall meet the requirements of this Section and other applicable federal
45	or CNMI requirements.
46	(b) Purpose. It is the purpose and intent of this Section to:
47	(1) Ensure that mining does not adversely impact the environment or public
48	health;
49	(2) Encourage the use of economically feasible, and environmentally sound, land
50	development practices;

1	(3)	Encourage the reuse of mining sites by promoting economical, effective, and
2		timely site reclamation; and
3	(4)	Ensure future beneficial use of extracted and surrounding lands.
4	(c) Procedur	res. In addition to the general site plan application requirements, any application
5		for mining shall also include the following:
6	(1)	A site plan showing all proposed excavation including boundaries,
7		intermediate and final profiles and depths, and area;
8	(2)	A listing of the nature of the operation including expected amount and type of
9		materials to be extracted;
10	(3)	A site plan showing fencing and buffering including a detailed landscaping
11		plan;
12	(4)	A dust and erosion control plan; and
13	(5)	A reuse plan.
14		nents. Mining shall meet all the following requirements:
15	(1)	Mining shall not be permitted within 400 ft of the boundary of a residential lot
16		or VR District.
17	(2)	A landscaping screen shall be established along the entire perimeter of the site.
18	(3)	If residential development or a VR District abuts the site, then a six-foot chain
19		link fence shall be erected around the entire perimeter of the site.
20	(4)	A groundwater survey shall be conducted to indicate the groundwater level at
21		the site during the dry season (January-June) to determine groundwater levels
22		on the site. The types of aquifer and salinity shall be identified.
23	(5)	An excavation plan shall be submitted that indicates that mining will stop 3 ft
24		above the dry season groundwater level.
25	(6)	Certification shall be submitted from a registered geotechnical engineer or
26		geologist that the excavation will be safe and stable, and will not affect
27		groundwater quality or quantity.
28	(7)	In reviewing the impact on groundwater, the highest priority for protection
29		shall be given to fresh water aquifers and then aquifers with low salinity. High
30		salinity aquifers have the lowest priority. Any dewatering that results in
31		increased salinity shall be treated as a significant adverse impact and result in
32		denial of the permit.
33	(8)	Mining shall not be located within the cone of depression of any public water
34		supply well.
35	(9)	The development shall only use access roads that are certified by DPW as
36		having structural capacity for the maximum weight limit of trucks serving the
37		mining facility. No access shall be permitted to the site through a residential
38		street.
39	(10)	
40		site suitable in slope, size, and access for uses permitted in the district. Such
41		plan shall require the restoration of the natural vegetation. The following
42		documents are required for all clearing operations before clearing begins:
43		(A) A plan that indicates the extent of activities qualifying as clearing to ensure
44		that the protection levels are met; and
45		(B) A plan for reforestation of the cleared areas, a survey, or other indication
46		of the areas to be cleared, and the types of vegetation to be cleared.
47	Section 706 F	orestry
48		n to meeting the requirements of Section 702 and all other requirements of this

- (a) In addition to meeting the requirements of Section 702 and all other requirements of this 48 Law, forestry in the RU zoning district shall meet the requirements of this Section: 49 50
 - (b) A forestry plan shall be submitted stating the purpose of the operation proposed, methods

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to be used, and the reforestation plan.

- (c) The reforestation plan shall:
 - Minimize adverse impacts on any threatened or endangered species.
 - (2)Minimize the potential for causing erosion or sedimentation.

Section 707 Heliports 5

- (a) In addition to meeting the requirements of Section 702 and all other requirements of this Law, a heliport shall meet the requirements of this Section.
 - (b) The use shall be classified as to frequency of flights with more frequent flights requiring greater separation from residential areas. The separation includes the actual helicopter pad areas and approach corridors. The required separations are shown in Table 1.

Flights/Year	Minimum Distance (ft)
Less Than 24	400
24-48	600
49-99	700
100-199	900
200 or more	1,300

Table 1 Separation of Heliports from Residential Areas

- (c) Except for a facility providing emergency service, a heliport shall limit its hours of operation to between 9 a.m. and 7 p.m.
 - (d) The proposed approaches to a heliport shall be submitted as part of the application.
- 15 (e) Approaches shall avoid schools and places of public assembly, power transmission towers, or poles over 30 ft. Approaches over natural areas or over water that shall remain open are 16 17 preferred.
- 18 (f) Providing safe approach corridors for helicopters and the land uses below the approaches is 19 a primary objective of the review.
- 20 (g) The reduction of noise impacts on residential uses or hotels is another major objective of 21 the review. On facilities with more than 100 flights a year, ground level noise baffles may 22 be required.

Section 708 Hotel/Motel 23

(a) In addition to meeting the requirements of Section 702 and all other requirements of this Law, a hotel or motel that is a conditional use shall meet the requirements of this Section.

(b) Buildings shall be aligned so as to minimize obstruction of views of the ocean from uphill or inland properties and from lots in a Public Resource zoning district.

28 (c) A traffic analysis and traffic management plan shall be provided. The developer shall 29 provide for road surface, lighting, signaling, sidewalks, or other such improvements as are 30 required to mitigate the impacts of the development on the transportation system.

Section 709 Institutional Residential 31

- (a) In addition to meeting the requirements of Section 702 and all other requirements of this Law, an institutional residential development in the RU zoning district shall meet the requirements of this Section.
- (b) Housing that is rented or owned by a business owner and is used for housing his/her 35 36 employee is prohibited.

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1 Section 710 Multifamily or Apartment

In addition to meeting the requirements of 702 and all other requirements of this Law, a multifamily or apartment development, when defined as conditional uses, shall meet the same requirements as in Section 708 Hotel/Motel.

5 Section 711 Nursing or Convalescent Facility

In addition to meeting the requirements of Section 702 and all other requirements of this Law, a
 nursing or convalescent facility in the RU Zoning District shall meet the same requirements as in
 Section 708 Hotel/Motel.

9 Section 712 Planned Development

- (a) In addition to meeting the requirements of Section 702 and all other requirements of this Law, a planned development, when defined as a conditional use, shall meet the requirements of this Section.
- (b) The proposed plan must demonstrate that the provisions of this code, including requirements for multiple buildings/large lot development and neighborhood design in Section 605 and Section 607.
- (c) A building shall be aligned so as to minimize obstruction of views of the ocean from uphill or inland properties and from lots in a Public Resource zoning district.
 - (d) A traffic analysis and traffic management plan shall be provided. The developer shall provide for road surface, lighting, signaling, sidewalks, or other such improvements as are required to mitigate the impact of the development on the transportation system.

21 Section 713 Protected Care Housing

- (a) In addition to meeting the requirements of Section 702 and all other requirements of this Law, Protected Care Housing shall meet the requirements of this Section.
- (b) Facilities shall be at least 1,000 ft from public or private schools and day care facilities.
- 25 (c) Lot size shall be at least 5 ha.
 - (d) The impact on any adjoining uses, particularly residential, shall be minimized.

27 Section 714 Sanitary Landfill

- (a) In addition to meeting the requirements of Section 702 and all other requirements of this Law, a sanitary landfill shall meet the requirements of this Section.
 - (b) The location shall be on arterial or collector roads.
 - (c) Landscaping shall be provided adequate to completely obstruct the visibility of any buildings or to other facilities from adjacent residential, commercial, or recreational uses.
- (d) A plan for facility construction and operation shall be submitted that demonstrates that
 there would be no noticeable emissions of odors, noise, light and glare beyond the property
 line.
 - (e) A pest control plan shall be provided that demonstrates adequate control will be maintained.
 - (f) A traffic analysis and traffic management plan shall be provided that demonstrate that traffic loads will be acceptable.

40 Section 715 Transfer Station

41 A transfer station shall meet the requirements of Section 702 and all other requirements of this42 Law.

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1	Section 716 Warehousing and General Wholesaling				
2 3 4 5	 (a) In addition to meeting the requirements of Section 702 (General Requirements for All Conditional Uses) and all other requirements of this Law, warehousing and general wholesaling may be permitted as a conditional use only if it meets the requirements of this Section. 				
6	(b) In the MC Zoning District, this use shall be located only on an arterial or collector road.				
7 8	(c) In a VC or BR zoning district, this use may not be permitted unless it shall facilitate the use or reuse of an existing industrial or major commercial development.				
9	(d) This use shall only be permitted to occupy a structure that was:				
10	(1) Constructed under a building permit issued prior to February 1, 2008; and				
11	(2) Designed and proposed for industrial, heavy retail or similar use.				
12	(e) An existing structure may be expanded or a new structure may be added for this use only				
13	when such development would be, according to the preponderance of the evidence:				
14	(1) Accessory to a structure that meets the requirements in subsection (d) (1) of d_{1}				
15	this Section; and				
16	(2) Critical to the economic viability of the project.				
17	Section 717 Water or Wastewater Plant				
18 19	A water or wastewater plant shall meet the requirements of Section 702 and all other requirements of this Law.				
20	Section 718 Zoo/Aquarium				
21	(a) In addition to meeting the requirements of Section 702 and all other requirements of this				
22	Law, a zoo or aquarium shall meet the requirements of this Section.				
23	(b) An enclosure and animal keeping practices shall meet industry requirements.				
24	(c) The location shall be on an arterial or collector road.				
25	(d) A plan for facility construction and operation shall be submitted that demonstrates that				
26	there would be no noticeable emissions of odors, noise, light and glare beyond the property				
27 28	(e) A plan to adequately control pests shall be provided.				
29	Section 719 Manufacturing and Processing				
30 21	(a) In addition to meeting the requirements of Section 702 (General Requirements for All Conditional Uses) and all other requirements of this Law, manufacturing and processing				
31	Conditional Uses) and all other requirements of this Law, manufacturing and processing may be permitted as a conditional use only if it meets the requirements of this Section.				
32 33	(b) In VC or BR zoning district, this use may not be permitted unless it shall facilitate the use				
34	or reuse of an existing industrial or major commercial development.				
35	(c) This use shall only be permitted to occupy a structure that was:				
36	(1) Constructed under a building permit issued prior to February 1, 2008; and				
37	(2) Designed and proposed for industrial, heavy retail or similar use.				
38	(d) An existing structure may be expanded or a new structure may be added for this use only				
39	when such development would be, according to the preponderance of the evidence:				
40	(1) Accessory to a structure that meets the requirements in subsection (c) (1) of				
41	this Section; and				
42	(2) Critical to the economic viability of the project.				
43	Section 720 Contractor's Office and Storage				
44	(a) In addition to meeting the requirements of Section 702 (General Requirements for All				
45	Conditional Uses) and all other requirements of this Law, a contractor's office and storage				

1 may be permitted as a conditional use only if it meets the requirements of this Section. 2 (b) In an RU, VC or BR zoning district, this use may not be permitted unless it shall facilitate 3 the use or reuse of an existing industrial or major commercial development. 4 This use shall only be permitted to occupy a structure that was: (c) 5 Constructed under a building permit issued prior to February 1, 2008; and (1)(2)Designed and proposed for industrial, heavy retail or similar use. 6 7 (d) An existing structure may be expanded or a new structure may be added for this use only 8 when such development would be, according to the preponderance of the evidence: 9 Accessory to a structure that meets the requirements in subsection (c) (1) of (1)10 this Section; and Critical to the economic viability of the project. 11 (2)12 13

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