JAN 2 0 2004

For The Northern Mariana Islands

(Daputy Clark)

## THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF THE NORTHERN MARIANA ISLA

1	FOR THE DISTRICT OF THE NORTHERN MARIANA ISLANDS	
2		CHAIR A CENTONING CHAIC COMP
3	THE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS,	) CIVIL ACTION NO. CV 99-0028 )
4	Plaintiff,	arm
5	V.	) [PROPOSED]
6	THE UNITED STATES OF	ORDER PARTIALLY STAYING JUDGMENT OF PURSUANT TO STIPULATION OF PARTIES
7	AMERICA,	)
8		) )
9	Defendant and Counterclaim Plaintiff	) )
10		)
11		
12	FOR GOOD CAUSE SHOWN, the stipulation of the parties is approved, and the judgment of	
13	August 8, 2003, is hereby partially stayed in accordance with the express conditions of the stipulation	
14	of the parties that was filed and approved by the Court.	
15	IT IS SO ORDERED	
16	Dated this the day of January, 2	2004.
17		Alex & mange
18		Honorable Alex R. Munson, Chief Court Judge
19		Ciner Court range
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Clerk
District Count
For The Northern Mariana Islands

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JAN 1 6 2004

		For The Northern Mariana Islands  By	
1	Joseph L.G. Taijeron, Jr. James D. Livingstone	(Deputy Clark)	
2	CNMI Assistant Attorneys General OFFICE OF THE ATTORNEY GENI		
3	Commonwealth of the Northern Mariana 2 <sup>nd</sup> Floor, Hon. Juan A. Sablan Memoria		
4	Caller Box 10007, Saipan, MP 96950 Tel: (670) 664-2341		
5	Fax: (670) 664-2349		
6	Attorneys for the Commonwealth of the		
7	Northern Mariana Islands		
8			
9	THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF THE NORTHERN MARIANA ISLANDS		
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11			
12	THE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS,	) CIVIL ACTION NO. CV 99-0028 )	
13	Plaintiff,	) STIPULATION TO PARTIAL STAY OF JUDGMENT	
14	v.	) RELATIVE TO SUBMERGED LANDS AND WATERS OVERLAYING THREE NAUTICAL MILE	
15	THE UNITED STATES OF	AREA SEAWARD OF THE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS' LOW-	
16	AMERICA,	) WATER MARK	
17	• •	)	
18	Defendant and Counterclaim Plaintiff		
19		) _ )	
20	The Commonwealth of the Northern Mariana Islands ("Commonwealth"), Plaintiff, and the United States of America, Defendant, hereby agree and stipulate to request that this Court issue a		
21			
22			
23	partial Stay of Judgment entered in this n	natter on August 8, 2003, based on the following:	
24			
25	The parties also hereby stipulate that the instant agreement and partial stay of the August 8, 2003 Judgment applies to the enforcement of the "Order Denying Commonwealth's Motion For Summary Judgment, Granting United States' Motion For Summary Judgment, and Declaring 2 N.Mar.I. Code § 1101 et seq., and 2 N.Mar.I. Code § 1201 et seq., Preempted By		
26			

WHEREAS, on August 7, 2003, the District Court issued an Order that, *inter alia*, declared the Commonwealth's Marine Sovereignty Act of 1980 (2 CMC §1101 et seq.) and the Submerged Lands Act (2 CMC §1211 et seq.) to be preempted by federal law and issued the judgment on this matter on August 8, 2003 ("Judgment"); and

WHEREAS, the CNMI has appealed the Judgment to the United States Court of Appeals for the Ninth Circuit, and said appeal is currently pending; and

NOW THEREFORE, in order to allow the Commonwealth's to enforce local laws that were in effect on August 6, 2003, governing fish, aquatic living resources, and wildlife protection, public health and safety, immigration, and criminal conduct, in the waters seaward of the low-water mark on the Commonwealth's coastlines to a point that is three (3) nautical miles therefrom, the Commonwealth and the United States of America hereby stipulate and agree to a partial and limited stay of the Judgment subject to the following conditions:

That a limited stay of the Judgment should be entered, and that said stay will allow

CNMI to enforce local laws applicable to fish, wildlife, and coral reef protection, public

health and safety, immigration, and criminal conduct that were in effect in the

Commonwealth on August 6, 2003 in the geographical area of waters seaward of the

low-water mark on the CNMI's coastlines, that is, the submerged lands and the waters

overlaying them, to a point three (3) nautical miles therefrom. Nothing in this

Paragraph 1 should be construed to authorize the CNMI Government to sell, lease,

transfer, assign, or otherwise alienate any interest in oil, gas, and minerals in this

Federal Law," of August 7, 2003 as well as the District Court's Errata of August 11, 2003 to the extent that the August 7 order and August 11 errata have any legal effect apart from the August 8 judgment.

geographical area, or to act contrary to any federal law which expressly applies to these waters, and submerged lands situated thereunder.

- 2) That the stay referenced in Paragraph 1 shall remain in effect until the earliest to occur of the following events:
  - a. A judgment is rendered by a court of competent jurisdiction declaring that the District Court's Judgment would, in the absence of a stay, not preclude the CNMI from enforcing the local CNMI laws referred to in Paragraph 1 above in the geographical area of waters seaward of the low-water mark on the CNMI's coastlines, that is, the submerged lands and the waters overlaying them, to a point three (3) nautical miles therefrom;
  - b. The United States Congress enacts legislation conveying ownership (subject to appropriate reservations) of the lands covered by tidal waters from mean high tide seaward of the Commonwealth's coastlines to a point three (3) nautical miles therefrom; or
  - c. The Ninth Circuit issues its mandate in this matter.
- That the United States is entering into this Stipulation for the limited stay referenced in

  1) above without conceding that the Commonwealth would be entitled to a stay pending appeal in the absence of this Stipulation;
- That nothing in this Stipulation may be cited as evidence in support of a claim or argument that the CNMI is likely to succeed on the merits or suffer irreparable harm in the absence of a stay of the District Court's Judgment;

- That if this stipulated request for a limited stay is granted by the Court, no other stay request will be filed by the CNMI concerning the District Court's Judgment pending appeal to the Ninth Circuit, and no enlargement of the scope of the limited stay requested herein will be sought except by stipulation between the CNMI and the United States.
- The instant Stay shall be applicable and limited to three (3) nautical miles of submerged lands, and waters overlaying them, seaward of the low water mark in the Commonwealth and shall not operate or be construed to be a waiver of either parties' rights. Nothing in this Paragraph 6 or in Paragraph 1 shall affect the Commonwealth's authority, consistent with Section 306(a) of the Magnuson Stevens Fishery Conservation and Management Act, 16 U.S.C. § 1856(a), to conserve living marine resources both within or beyond the geographical area of waters seaward of the lowwater mark on the CNMI's coastlines to a point three (3) nautical miles therefrom.

1	IT IS SO STIPULATED.	
2		
3	Dated this the 16 day of January, 2004.	Respectfully submitted,
4		Joseph L.G. Taijeron, Jr.
5		James D. Livingstone CNMI Assistant Attorneys General
6		Attorneys for The Commonwealth of the Northern Mariana Islands
7		Civil Division—Capitol Hill
8		2 <sup>nd</sup> Floor, Hon. Juan A. Sablan Memorial Bldg. Caller Box 10007, Saipan, MP 96950
9		Tel: (670) 664-2329 Fax: (670) 664-2349
10		
11		_
12	Dated this the day of January, 2004	Glegory Baka AUSA for
13		Edward S. Geldermann Trial Attorney
14		U.S. Department of Justice Environment and Natural Resources Division
15		General Litigation Section P.O. Box 663
16		Washington, D.C. 20044-0663 Tel: (202) 305-0242
17		Fax: (202) 305-0506
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