CHAPTER 15
PESTICIDES

SOURCE: Filed with the Legislative Secretary on Jan. 29, 1981. Repealed and adopted by P.L. 30-197:3 (Sept. 1, 2010). Pursuant to P.L. 30-197:4, 22 GAR §§ 15602(a) and 15703(b) took effect on Oct. 1, 2011; all other provisions were effective upon enactment.

2021 NOTE: The rules, as adopted by P.L. 30-197:3 (Sept. 1, 2010), are published in their original format (as Appendix 1).

Past publications of the GAR included the following Compiler’s Note:

NOTE: Rule-making authority cited for formulation of pesticide regulations by the Guam Environmental Protection Agency, 10 GCA “50101-50124. The pesticide regulations are reprinted here in form as exact as possible to those filed on January 29, 1981 with the Legislative Secretary. The substance of the regulations has not been changed. However, for the purpose of uniformity and ease of use, a new system of numbering has been adopted by the Editor.

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Division 3
Guam Pesticide Regulations

Chapter 15
Pesticides

Article 1
General Provisions

§15101. Words in Singular Form.

For purposes of this Chapter, words used in the singular form shall include the plural and vice-versa, as appropriate.

§15102. Definitions.

Terms and expressions used in this Chapter but not defined below, shall have the meanings set forth in 10 GCA §50102. For purposes of this Chapter, the following terms and expressions shall have the meanings set forth below:


(b) ‘Agricultural Commodity Applicator’ shall mean a person who applies any pesticide on or around any agricultural commodity.

(c) ‘Agricultural Establishment’ shall mean a farm, plant nursery, greenhouse or forest area.

(d) ‘Agricultural Operator’ shall mean any person such as a landowner, grower, lease holder or pesticide applicator who is responsible for management or condition of an agricultural establishment that hires or uses such persons. Agricultural operator

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includes any person who hires, contracts for or uses the services of any person (compensated or uncompensated) to perform activities related to the production of agricultural plants.

(e) "Basic Training" shall mean a type of pesticide training for certain applicants handling general use pesticides. Basic Training is divided into two categories:

(1) "Basic Training-A" shall mean a type of pesticide training which involves a four (4) hour training course and an open-book exam.

(2) "Basic Training-B" shall mean a type of pesticide training which involves an eight (8) hour training course and a closed-book exam.

(f) 'Body of Water' shall mean any surface water resource within the borders of Guam including, but not limited to lakes, rivers, streams, bays, lagoons, harbors, intertidal areas, wetlands and coastal ocean waters.

(g) 'Category Training' shall mean a specialized type of training for the use, or supervision of the use of, restricted use pesticides.

(h) Certification shall refer to

(1) The process which an individual must successfully complete in order to be authorized to use, or supervise the use of, restricted use pesticides; or

(2) The successful completion of the process which an individual must successfully complete in order to be authorized to use, or supervise the use of, restricted use pesticides,

as appropriate to the context in which the term appears.

(i) 'Certification Card' shall mean an identification card issued by Guam EPA to an individual, evidencing that he has successfully completed the process required for an individual to be authorized to use or supervise the use of restricted use pesticides.

(j) 'Certified Pesticide Sales Manager' shall mean a person in charge of the sale of restricted use pesticides and who has successfully passed an examination of any
category to qualify for that position.

(k) Chemigation shall mean the application of pesticides through any type of irrigation system including any sprinkler, furrow, drip or greenhouse system.

(l) 'Competent person' shall mean a person who is qualified to perform functions associated with pesticide application; the degree of capability required being directly related to the nature of the activity and the associated responsibility. A competent person must have successfully completed the appropriate training and must have obtained the appropriate certification card from Guam EPA.

(m) Dealer shall mean any person, company or corporation engaged in the business of purchasing and selling restricted and/or general use pesticide products or devices.

(n) Distributor shall mean any company other than a dealer or sales outlet that sells only general use pesticides or devices.

(o) 'Federal Requirement' shall refer to any and all applicable provisions of federal law, especially "The Federal Insecticide, Fungicide, Rodenticide Act", and/or any and all applicable provisions of the Code of Federal Regulations (CFR).

(p) 'Guam EPA' shall mean the Guam Environmental Protection Agency.

(q) Hazard shall mean a situation where there exists a possibility that a given pesticide will cause injury or have an adverse effect on the environment.

(r) 'Keep Out of Reach of Children' shall mean that children under the age of seventeen (17) shall not open or remove pesticides without parental supervision.

(s) 'Local Requirement' shall refer to any and all applicable provisions of Guam law, especially "The Guam Pesticides Act", and/or any and all applicable provisions of this Chapter.

(t) 'Non-Refillable Container' shall mean a container that is designed and constructed for one time containment of a pesticide for sale or distribution. Reconditioned containers are considered to be non-refillable containers.
(u) **Owner shall** mean any person who has present possessory interest (fee, leasehold, rental or other) in any type of operation that uses, sells and/or distributes pesticides.

(v) ‘**Pest Control Operator (PCO)**’ shall mean a company that provides pest control activities for hire and that has obtained a PCO license from Guam EPA.

(w) **Program shall** mean the Guam EPA Pesticide Enforcement Program.

(x) ‘**Qualification Card**’ shall mean an identification card issued by Guam EPA to an individual, evidencing that he has successfully completed the process required for an individual to be authorized to use or supervise the use of general use pesticides.

(y) ‘**Refillable Container**’ shall mean a container that is intended by the registrant of the pesticide to be filled with pesticide more than once for sale or distribution.

(z) **Respondent shall** mean an alleged violator.

(aa) ‘**Sales Outlet**’ shall mean a location where any restricted use pesticide is sold or distributed; or kept or stored for sale or distribution; and where records of such sales and distribution are kept.

(bb) ‘**Treated Article**’ shall mean an article or substance treated with or containing a pesticide to protect the integrity of the article or substance itself treated with a pesticide if the pesticide is registered for such use.

(cc) ‘**Under the Direct Supervision of a Certified Applicator**’ shall refer to a situation in which a restricted use pesticide is applied by a Core Training Qualified applicator acting under the instructions, control and direct supervision of a certified applicator, who is required to be physically present on-site and observing the application of the RUP at the time of the application. The person supervising must be certified for the type of pesticide application he is directly supervising.

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Article 2
Sale of Pesticides

§15201. Registration, Label and Labeling Requirements.

§15202. Sale of Restricted Use Pesticides.

§15201. Registration, Label and Labeling Requirements.

Every pesticide product sold and distributed in Guam must be registered with USEPA and shall bear a label or labeling conforming to 10 GCA §50108 and all applicable local and federal requirements. All persons must maintain the integrity of the original pesticide label or labeling, including legibility and completeness.

§15202. Sale of Restricted Use Pesticides.

No restricted use pesticide shall be sold to a person who is not a certified pesticide applicator.

(a) Dealers and Sales Outlets.

(1) Dealer’s License Required. No person shall sell a restricted use pesticide unless he has obtained a dealer’s license from Guam EPA.

(2) Certified Pesticide Sales Manager (CPSM) Required. Each dealer and sales outlet shall have a CPSM, who must hold a valid certification card by Guam EPA in any category training. The name of each CPSM shall be submitted together with the application for a dealer’s license for each sales outlet. The Administrator must be notified in writing by the owner of the sales outlet within fifteen (15) working days of any change of personnel in this position.

(b) Record Keeping and Reporting Requirements.

Dealers and sales outlets shall keep a monthly record of each sale of each

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restricted use pesticide. Dealers and sales outlets shall prepare sales records in duplicate. Such records shall include: the name, address, and certification number of the purchaser; the expiration date of the purchaser’s certification; the date of sale; the USEPA Registration number, quantity, and brand name of RUPs sold; and the CPSM’s signature, which must be affixed at the time of the sale transaction.

The original copies of the monthly sales records shall be submitted to the Administrator within five (5) working days after the end of each month. The duplicate copies shall be kept for a period of two (2) years at the physical location where the sale transactions took place.
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Article 3
Use of Pesticides

§15301. Record Keeping and Reporting Requirements for Application.

§15302. Disposal.

§15303. Storage and Display.

§15304. Transportation.

§15305. Notice of Intent.

§15306. Posting of Signs.

§15307. Special Requirements for Foggers.

§15308. Special Requirements for Aerial Pesticide Application.

§15309. Worker Protection Standards.

§15301. Record Keeping and Reporting Requirements for Application.

Record keeping is required for all applicators who apply any amount of restricted use pesticides. Applicators shall keep and maintain, for the period of at least two (2) years, routine operational records, copies of which shall be provided by the applicant to the site manager or facility owner. Such records shall include the following information:

(a) The name, address, and certification number of the person who applied the pesticide;

(b) The expiration date of the applicator’s certification;

(c) The name and address of the entity for whom the pesticide was applied;

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(d) The USEPA registration number and trade (or common) name of each pesticide applied;
(e) The date, time, location, and method of pesticide application;
(f) Target pests;
(g) Target site (i.e., the specific crop (or commodity), residence, school, etc...); and
(h) Where or how any rinsate, remaining pesticide and/or the pesticide container is stored or disposed of.

§15302. Disposal.
Pesticides, empty containers (or parts thereof), or equipment that holds (or has held) a pesticide, shall not be emptied or disposed of in such a manner that may present a hazard to persons, animals (especially bees), food, feed, crops or property.

   Empty non-refillable pesticide containers must be triple rinsed and punctured to render useless. To dispose of any non-refillable pesticide container that cannot be triple rinsed and punctured, the user must follow directions on the container’s pesticide label.

   Empty refillable containers must be triple rinsed and punctured to be rendered useless if such container is not being returned to an authorized refiller.

   Pesticides that are considered hazardous waste must be disposed of in accordance with all applicable local and federal requirements.

§15303. Storage and Display.
No person shall store or display pesticides in violation of the USEPA-accepted label or labeling or local or federal requirements. All pesticides must be stored in the following manner:
(a) No pesticide, empty pesticide container (or parts thereof), or equipment that holds (or has held) a pesticide shall be stored, displayed, or left unattended under conditions:
(1) Where food, food containers, animal feed or any other products are likely to become contaminated; or

(2) That may create a hazard or cause injury to humans, vegetation, crops, live-stock, wildlife, beneficial insects or aquatic life.

(b) Pesticides must be stored in a locked, well-ventilated, cool and dry storage area.

(c) Restricted Use Pesticide storage areas must be posted with a warning sign that states any, all, or any combination, of the following statements, as applicable:

   (1) “Danger”;
   
   (2) “Poison Storage Area”;
   
   (3) “All Unauthorized Persons Keep Out”; or
   
   (4) “Keep Door Locked When Not In Use”.

(d) Pesticides must not be stored in places where flooding is possible or in places where pesticides might spill or leak into wells, drains, groundwater, or any body of water.

(e) Pesticides must be stored or displayed in such a way that they are kept out of reach of children and pets.

(f) Pesticides must not be stored near flammable liquids or solids; or near a source of ignition including, but not limited to, a furnace, car, gas grill, or lawnmower.

(g) Pesticides must be stored in their original containers with the complete original label, which includes, but is not limited to, the USEPA Registration number & establishment number, ingredient statement, directions for use, personal protective equipment and first aid steps in case of accidental poisoning.

(h) Pesticides must not be transferred to any container including, but not limited to, soft drink bottles or other food or drink containers other than proper mixing and application equipment.

(i) Pesticides must not be stored near incompatible chemicals.

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§15304. Transportation.

Pest Control Operators transporting pesticides must have a company logo readily recognizable to the public on all vehicles used for such transportation. Such vehicles shall not be used for transportation of passengers and pets until such time that the pesticides have been removed and the vehicle or pesticide equipment in the vehicle have been properly sanitized.

§15305. Notice of Intent.

(a) Notice of Intent: Structural Pesticide Application (NOI: SPA). Any person intending to perform structural pesticide applications for termites (including pre- or post- construction treatments to soil), must submit a notice of intent for structural pesticide prior to the proposed application.

(1) NOI: SPA Form. The NOI: SPA shall be on a form prescribed by the Administrator and shall include, at minimum:

(A) The date and time of proposed application; and

(B) Information on the pesticide to be used:

(i) An electronic copy of the label or labeling for each pesticide to be used;

(ii) A calculation of the amount of the pesticides to be applied; and

(iii) A description of the proposed application method;

(C) Information on the applicator:

(i) The name and certification number of each certified pesticide applicator involved in the project; and

(ii) The name of the entity for which the applicator is performing the application;

(D) Information on the application site:

(i) The physical address of the application site, including a map to
the site and the site lot number;

(ii) A description of the application site, including the size of the area to be treated;

(iii) A map showing all bodies of water within one thousand (1,000) feet of the application site. The Administrator may require additional information to ensure that waters of Guam are protected.

(2) NOI: SPA General Requirements. Prior to any termite and other soil applications, the applicator must ensure that:

(A) After the chemical pesticide application is completed, the treated area is adequately protected from the elements to protect rainwater from reaching the treated area.

(B) If the treated area is to be covered with concrete, the concrete must be poured no later than twelve (12) hours after the application is completed.

Should it be determined that the proposed pesticide’s physical-chemical characteristics such as solubility, adsorption, volatility and degradation indicate potential for adverse impact to surface and ground water of Guam, the applicator must find a suitable less toxic or lower risk alternative for termite treatment at the proposed site. Any alternative pesticide used must meet federal and local requirements for the intended use.

(b) Notice of Intent: Structural Fumigation (NOI: SF). Any person intending to perform fumigation of any structure including, but not limited to, buildings and any fumigation of soil, must submit a notice of intent for structural fumigation to the Agency at least two (2) days prior to the proposed application.

(1) NOI: SF Form. The NOI: SF shall be on a form prescribed by the Administrator and shall include, at minimum:

(A) The date and time of proposed application; and
(B) Information on the pesticide to be used:

(i) An electronic copy of the label or labeling for each pesticide to be used;

(ii) A calculation of the amount of the pesticides to be applied; and

(iii) A description of the equipment to be used;

(C) Information on the applicator:

(i) The name and certification number of each certified pesticide applicator involved in the project; and

(ii) The name of the entity for which the applicator is performing the application;

(D) Information on the application site:

(i) The physical address of the application site;

(ii) A description of the application site, including the size of the area to be treated;

(iii) A map showing all residential homes, schools, hospitals, places of worship and businesses within seventy-five (75) feet of the site;

(iv) A map showing all bodies of water and wells within seventy-five (75) feet of the application site. The Administrator may require additional information to ensure that waters of Guam are protected.

(E) General Information on the Project:

(i) The names and contact numbers of the facility owner and the project manager;

(ii) A standard operating procedure for the project;

(iii) A health and safety plan;

(iv) Any additional information required in a Fumigant Management Plan by the product label;
(v) A listing of the target pests.

(2) NOI: SF General Requirements.

(A) All affected parties must be notified as required by the pesticide label for the product to be used.

(B) The Pest Control Operator must provide written notices to each household and business that is located within seventy-five (75) feet of the proposed application. If the application area is a single-owner complex with multiple units, then The PCO must inform the owner and manager of the site to be fumigated. Notices to the residents must be made by the applicator at least two (2) days prior to the fumigation project. In the event of an emergency, the Administrator may waive the two (2) day notice requirement.

(C) A Pest Control Company who proposes to apply a fumigant must have in its possession an occupant’s fumigation notice that has been signed by the primary occupant of the household or business, or the designated agent of the structure. The occupant’s fumigation notice must state the pest to be controlled, the proposed pesticide(s) to be applied including the active ingredients and the registration number, and all applicable precautionary statements. This form must state that the lethal gas will be used in the indicated areas during the indicated date(s) and time(s), and that it is unsafe to return to the indicated area until a notice of re-entry is posted by the licensee in charge of the fumigation. In the event the primary occupant of the household or business, or the designated agent of the structure, is unavailable or unwilling to sign that he has received the fumigation notice, the PCO shall provide proper documentation to Guam EPA evidencing all attempts made, including, but not limited to, a written statement signed by the PCO representative and a witness, along with a photograph of the fumigation.
notice being left at the household, business or other structure.

(D) At least one (1) hour prior to any fumigation application, the PCO must place a copy of the NOI: SF at the primary entrance of the building or structure to be fumigated. The NOI: SF must remain posted throughout the fumigation process. The NOI: SF must be removed by the PCO after the PCO renders it safe to enter.

§15306. Posting of Signs.

(a) RUP-Treated Areas. At least one (1) hour prior to any restricted use pesticide application, the project manager shall assure that warning signs, which must be written in the English language, are posted within fifty (50) feet of all entrances leading to the application site. The signs must include the appropriate wording, as indicated on the label or labeling.

The signs must stay in place for the duration of any label mandated “Re-Entry Interval” (REI) and must be removed after the REI has expired. In the event that the pesticide does not have a label mandated REI, applicators must leave the signs in place for at least one (1) hour after the application is completed; or until pesticide residues are dry and no longer than twenty-four (24) hours after the pesticide application is completed.

(b) Public Right-of-Way or Roadside Areas. At least one (1) hour prior to any pesticide application on or along a roadside, the project manager shall assure that warning signs are posted at least one (1) hour prior to the pesticide application. Signs must be written in the English language and must be visible from all usual points of entry to the treated area including each access road, border, footpath and other walking route that leads to the treated area. When there are no usual points of entry, signs must be posted in the corners of the treated area or in any other location affording maximum visibility. The signs must include the appropriate wording, as indicated on the label or labeling.
labeling.

The signs must stay in place for the duration of any label mandated "Re-Entry Interval" (REI) and must be removed after the REI has expired. In the event that the pesticide does not have a label mandated REI, applicators must leave the signs in place for at least one (1) hour after the application is completed; or until pesticide residues are dry and no longer than twenty-four (24) hours after the pesticide application is completed.

(c) Structural Fumigation Application. At least one (1) hour prior to any fumigation application, the project manager shall assure that warning signs, which must be written in the English language, are posted at all entrances to the application site. The signs, which must be readable by the general public from at least (25) feet away, must include the following information:

(1) The phrase: “DO NOT ENTER: PESTICIDE FUMIGATION IN PROGRESS”;

(2) The date of application;

(3) The name of a contact person;

(4) A telephone number where the contact person can be reached.

Signs must stay in place during the entire time of the application and must not be removed until such time as the pesticide label indicates; or until there is no evidence of fumigation fumes in the area. Project managers are responsible for removing the signs at the appropriate times.

§15307. Special Requirements for Foggers.

(d) Ventilation. Pest Control Operators and for-hire applicators of foggers must follow all requirements listed on the USEPA-accepted label. Applicators must verify that there is no evidence of fogging fumes in the treated area prior to reentry by anyone. Applicators may utilize industrial size fans and or air conditioning after fogging took
place before anyone is allowed into the treated area.

(e) Posting of Signs. At least one (1) hour prior to any fogging application, the project manager shall assure that warning signs, which must be written in the English language, are posted at all entrances to the application site. The signs, which must be readable by the general public from at least (25) feet away, must include the following information:

- (5) The phrase: "DO NOT ENTER: PESTICIDE FOGGING IN PROGRESS";
- (6) The date of application;
- (7) The name of a contact person;
- (8) A telephone number where the contact person can be reached.

Signs must stay in place during the entire time of the application and must not be removed until such time as the pesticide label indicates; or until there is no evidence of fogging fumes in the area. Project managers are responsible for removing the signs at the appropriate times.

§15308. Special Requirements for Aerial Pesticide Application.

(a) Aerial Pesticide Application Permit Required. No person shall apply any pesticides by aircraft unless specifically permitted by the accepted USEPA label; and unless he has obtained a Guam EPA "Aerial Pesticide Application Permit". In addition, the permittee shall notify the Administrator in writing at least three (3) days in advance of any aerial pesticide application.

(b) Pesticide Application Equipment Safety and Maintenance Requirements. Equipment used for aerial pesticide application shall be kept and maintained according to the following conditions:

- (1) Spray equipment on aircraft shall be leak-proof. Spray nozzles shall be equipped with a device to prevent dribble when spray is turned off.
- (2) Flexible hoses carrying liquid pesticides under pressure shall not pass
unshielded through the cockpit of an airplane or helicopter.

(3) Self-propelled power rigs used for inter-row or broadcast applications shall be equipped with a pressure control device and a pressure gauge.

(4) Power rigs, mist blowers, boom sprayers and other pesticide application equipment shall be in good working order with no leaks.

(5) Persons who own or operate pesticide mixing, loading or application equipment shall ensure that equipment used for mixing, loading, transferring or applying pesticides is inspected before each day of use for leaks, clogging, and worn or damaged parts, and equipment with any safety defect is repaired or altered to remove the hazard before further use.

(6) Applicators or employees who clean, service, or repair mixing and application equipment shall be provided by their employer with any necessary protective equipment or clothing and shall be instructed and supervised in the maintenance operation in a manner that will reduce work hazards.

§15309. Worker Protection Standard (WPS).

Worker Protection Standard (WPS) is a federal regulation aimed at reducing the risk of pesticide poisoning and injuries among workers, handlers, and volunteer workers who work in any farm, forest, greenhouse or nursery.

All agricultural operators who have workers and handlers who work on a farm, forest, greenhouse or nursery where a pesticide has been applied within the past thirty (30) days must follow the WPS requirements as described in 40 CFR, Part 170.

For the purposes of this section, ‘worker’ shall mean any person who is performing activities relating to the production of agricultural plants on an agricultural establishment. This requirement applies to family members, friends, and volunteers. Workers may or may not be compensated for their work.

For the purposes of this section, ‘handler’ shall mean anyone who mixes or loads
pesticides on an agricultural establishment including, but not limited, to flaggers, those handling or cleaning application equipment, those performing soil incorporation, and those disposing of pesticides or pesticide containers.
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Chapter 15
Pesticides

Article 4
Importation of Pesticides and Pesticide Devices

§15401. Notice of Arrival.

§15402. Arrival of Shipment.

§15403. Release of Shipment or Entry Refused.

§15404. Sample of Imports.

§15401. Notice of Arrival.

(a) Notice of Arrival Form. Any person desiring to import pesticides or pesticide devices into Guam – regardless of origin, type and quantity – shall submit to the Administrator a completed Guam EPA “Notice of Arrival” (NOA) form, no later than ten (10) calendar days prior to the arrival of the shipment in Guam. The Administrator, or his designee, may waive this deadline if the importer provides valid documents evidencing that the shipment will arrive in Guam in less than 10 days from the date of exportation from the point of origin.

For any shipment that includes more than one (1) type of pesticide and/or device, the importer must indicate the on his NOA form all pertinent information for each pesticide and/or device. Importers who apply for a NOA for the first time for a specific pesticide or device must also provide respective labels for each pesticide or device.
Upon receipt, the Administrator, or his designee, shall complete the form, indicating the disposition to be made of the shipment of pesticides or devices upon its arrival in Guam and shall return the form to the importer or his agent.

(b) Notice of Arrival Required. No pesticide or device shall be imported into Guam without an accompanying “Notice of Arrival” that has been approved and signed by the Administrator or his designee.

§15402. Arrival of Shipment.

(a) Notice of Arrival Presented. Upon the arrival of a shipment, the importer, or his designee, shall present to the Customs Officer at the port of entry an approved and signed NOA which indicates the action to be taken by the Customs Officer with respect to the shipment. The Customs Officer shall compare entry documents for the shipment with the NOA and must notify the Administrator of any discrepancies.

(b) Notice of Arrival Not Presented. Upon the arrival of a shipment, if the importer, or his designee, does not present an approved and signed NOA to the Customs Officer at the port of entry, the shipment shall be detained until such time a signed and approved NOA is presented; or until other disposition is ordered by the Administrator.

(c) Detained Shipments. A shipment may be detained for up to fifteen (15) days. A shipment that remains detained for more than fifteen (15) days shall be treated as prohibited importation.

§15403. Release of Shipment or Entry Refused.

If the signed and approved NOA directs the Customs Officer to release the shipment of pesticides or devices, and from examination if it appears to be in compliance, the shipment shall be released to the importer or his designee. If the signed and approved NOA directs the Customs Officer to refuse entry of a shipment, or from examination of the shipment it appears to violate local or federal requirements, such
shipment shall be refused entry and treated as prohibited importation.

The Customs Officer shall notify the importer at least twenty (20) days prior to the date of exportation of the shipment. If a shipment of pesticides or devices is refused entry into Guam, the shipment can be detained at the importer’s storage area pending exportation to the country of origin. However, during the detainment period, the shipment shall not be used, sold or distributed or otherwise disposed of other than exportation.

Any expenses incident to the handling, storage or transfer of pesticides or devices refused entry into Guam shall be at the risk and expense of the importer.

§15404. Sample of Imports.

Upon the request of the Administrator, either on the NOA or otherwise written request, the Customs Officer shall allow the Administrator, or his designee, to collect samples from a shipment. If the sample is found to be in compliance with local and federal requirements, the Administrator shall notify the Customs Officer in writing that the shipment may be released to the importer or his designee.

If upon the examination or analysis, the sample demonstrates that there is a violation of local or federal requirements, the Administrator, or his designee, shall promptly notify the importer, who shall be provided with an opportunity to introduce testimony to show cause why the shipment should not be refused entry. If after consideration of all the evidence presented, it remains the opinion of the Administrator that the shipment is in violation of local or federal requirements; the Administrator shall notify the Customs Officer that the shipment shall be refused entry and treated as a prohibited importation.
§15501. Exemptions.

§15502. Determination by Use.

§15503. Locally Designated Restricted Use Pesticides.

§15501. Exemptions. The pesticides or classes of pesticides listed in this section have been determined to be of a character not requiring regulation under FIFRA, and are therefore exempt from all provisions of FIFRA, the Act and this Chapter when intended for use, and used, only in the manner specified.

(a) Treated articles or substances. An article or substance treated with, or containing, a pesticide to protect the article or substance itself (for example, paint treated with a pesticide to protect the paint coating, or wood products treated to protect the wood against insect or fungus infestation), if the pesticide is registered for such use.

(b) Pheromones and pheromone traps. Pheromones and identical or substantially similar compounds labeled for use only in pheromone traps (or labeled for use in a manner which the Administrator determines poses no greater risk of adverse effects on the environment than use in pheromone traps), and pheromone traps in which those compounds are the sole active ingredient(s).

(1) For the purposes of this paragraph, a pheromone is a compound produced by an arthropod which, alone or in combination with other such compounds, modifies the behavior of other individuals of the same species.
(2) For the purposes of this paragraph, a synthetically produced compound is identical to a pheromone only when their molecular structures are identical, or when the only differences between the molecular structures are between the stereochemical isomer ratios of the two compounds, except that a synthetic compound found to have toxicological properties significantly different from a pheromone is not identical.

(3) When a compound possesses many characteristics of a pheromone but does not meet the criteria in paragraph (b)(2) of this section, it may, after review by the Agency, be deemed a substantially similar compound.

(4) For the purposes of this paragraph, a pheromone trap is a device containing a pheromone or an identical or substantially similar compound used for the sole purpose of attracting, and trapping or killing, target arthropods. Pheromone traps are intended to achieve pest control by removal of target organisms from their natural environment and do not result in increased levels of pheromones or identical or substantially similar compounds over a significant fraction of the treated area.

(c) Preservatives for biological specimens.

(1) Embalming fluids.

(2) Products used to preserve animal or animal organ specimens, in mortuaries, laboratories, hospitals, museums and institutions of learning.

(3) Products used to preserve the integrity of milk, urine, blood, or other body fluids for laboratory analysis.

(d) Foods. Products consisting of foods and containing no active ingredients, which are used to attract pests.

(e) Natural cedar.

(1) Natural cedar blocks, chips, shavings, balls, chests, drawer liners, paneling, and needles that meet all of the following criteria: (i) The product consists totally of cedarwood or natural cedar. (ii) The product is not treated, combined, or impregnated with any additional substance(s). (iii) The product bears claims or directions for use solely to repel arthropods other than ticks or to retard mildew, and no additional claims
are made in sale or distribution. The labeling must be limited to specific arthropods, or must exclude ticks if any general term such as arthropods, insects, bugs, or any other broad inclusive term, is used. The exemption does not apply to natural cedar products claimed to repel ticks.

(2) The exemption does not apply to cedar oil, or formulated products which contain cedar oil, other cedar extracts, or ground cedar wood as part of a mixture.

(f) Minimum risk pesticides.

(1) Exempted products. Products containing the following active ingredients are exempt from the requirements of FIFRA, alone or in combination with other substances listed in this paragraph, provided that all of the criteria of this section are met.

- Castor oil (U.S.P. or equivalent)
- Cedar oil
- Cinnamon and cinnamon oil
- Citric acid
- Citronella and citronella oil
- Cloves and clove oil
- Corn gluten meal
- Corn oil
- Cottonseed oil
- Dried blood
- Eugenol
- Garlic and garlic oil
- Geraniol
- Geranium oil
- Lauryl sulfate
- Lemongrass oil
- Linseed oil
- Malic acid
- Mint and mint oil
Peppermint and peppermint oil
2-Phenethyl propionate (2-phenylethyl propionate)
Potassium sorbate
Putrescent whole egg solids
Rosemary and rosemary oil
Sesame (includes ground sesame plant) and sesame oil
Sodium chloride (common salt)
Sodium lauryl sulfate
Soybean oil
Thyme and thyme oil
White pepper
Zinc metal strips (consisting solely of zinc metal and impurities)

(2) Permitted inerts. A pesticide product exempt under paragraph (g)(1) of this section may only include inert ingredients listed in the most current List 4A. This list is updated periodically and is published in the Federal Register. The most current list may be obtained by writing to Registration Support Branch (4A Inerts List) Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460.

(3) Other conditions of exemption. All of the following conditions must be met for products to be exempted under this section: (i) Each product containing the substance must bear a label identifying the name and percentage (by weight) of each active ingredient and the name of each inert ingredient.

(ii) The product must not bear claims either to control or mitigate microorganisms that pose a threat to human health, including but not limited to disease transmitting bacteria or viruses, or claims to control insects or rodents carrying specific diseases, including, but not limited to ticks that carry Lyme disease.
§15502. Determination by Use.

Some products are not pesticides because they are not deemed to be used for a pesticidal effect. A product that is not intended to prevent, destroy, repel, or mitigate a pest, or to defoliate, desiccate or regulate the growth of plants, is not considered to be a pesticide. The following types of products or articles are not considered to be pesticides unless a pesticidal claim is made on their labeling or in connection with their sale and distribution:

(a) Deodorizers, bleaches, and cleaning agents;

(b) Products not containing toxicants, intended only to attract pests for survey or detection purposes, and labeled accordingly;

(c) Products that are intended to exclude pests only by providing a physical barrier against pest access, and which contain no toxicants, such as certain pruning paints to trees.

§15503. Locally Designated Restricted Use Pesticides.

(a) Local Designation Authority. Pursuant to 10 GCA §50103(3), the Board, or its designee, has the authority to designate a restricted use pesticide. The consideration and designation of a restricted use pesticide must be done in accordance with Title 5, Chapter 9 of Guam Code Annotated – “The Guam Administrative Adjudication Law.” Restricted use pesticides so classified in Guam shall be in addition to those USEPA-classified restricted use pesticides.

(b) Chlorine Gas. All chlorine gas used as a pesticide (including, but not limited to, chlorine gas that has a USEPA registration number and establishment number) is hereby considered a restricted use pesticide in Guam. Persons applying chlorine gas must be hold a valid certification card in Category 7d, “Chlorine Gas”; or must otherwise hold a valid certification card for Core Training and must, at the time of
application, be under the direct supervision of an applicator who holds a valid certification card in Category 7d.

(c) **Designation by Label or Labeling.** If the registered label for a general use pesticide states, or has related statements indicating, that the applicator must be professional, licensed, registered, certified, or trained (for example, "Only For Sale, Use, and storage by Professional Pest Control Operators", etc...), the applicator must be certified by Guam EPA in the category most related to the pesticide use prior to the application of said pesticide.
Section 15601. Instructor Qualifications.

Section 15602. General Use Pesticide Training Qualification.

Section 15603. Restricted Use Pesticide Training Certification.

Section 15604. Course and Exam Offerings.

Instructor Qualifications.

Basic Training, Core Training, or Category Training may be offered by the University of Guam, the Guam Community College or an independent contractor. Any person intending to provide any type of training must first meet the requirements set forth below.

(a) Conducting “Train-the-Trainer”. Instructor qualifications and requirements to conduct a “Train-the-Trainer” course are:

(1) Two (2) Letters of Recommendation from a former or current supervisor, or individual who holds a managerial position, with expertise in pesticide-related activity. Such persons include, but are not limited to, university professors, owners/managers of pesticide companies, or directors of an environmental or public health regulatory agency;

(2) A Guam EPA approved training plan, as described in §15602(d) below;

(3) Practical knowledge of the training material and all applicable local and federal requirements; and
(4) The ability to effectively prepare student-instructors for teaching the required
course material, including the use of a variety of teaching tools.

(b) Conducting Training. Instructor qualifications and requirements to conduct
Basic, Core or Category Training are:

(1) Two (2) Letters of Recommendation from a former or current supervisor, or
individual who holds a managerial position, with expertise in pesticide-related
activity. Such persons include, but are not limited to, university professors,
owners/managers of pesticide companies, or directors of an environmental or public
health regulatory agency;

(2) Successful completion of a Guam-EPA approved “Train-the-Trainer” course
and the passage of any applicable exam;

(3) Current qualification/certification in the type of training to be conducted (BT-A,
BT-B, Core or the applicable Category/ies);

(4) A Guam EPA approved training plan, as described in §15602(d) below;

(5) Practical knowledge of the training material and all applicable local and federal
requirements; and

(6) The ability to teach and communicate effectively with student-applicators to
prepare them for proper performance of their occupational duties.

(c) Approved Training Plan Required. An approved training plan must adequately
incorporate general standards developed by Guam EPA concerning the use of
pesticides as appropriate to the type of activities in which the pesticide applicator will
be engaged. An approved training plan must identify the type of training to be
provided (Basic Training-A, Basic Training-B, Core Training and/or Category Training),
and must include, at a minimum:

(1) Instructor information, including:
(A) The name and address of each instructor;
(B) A description of each instructor’s qualifications and experience;
(C) A copy of the current qualification/certification card for each instructor;
and
(2) Training information, including a copy of the training agenda and descriptions
of:
(A) Topics to be covered;
(B) The target audience;
(C) How the trainer will ensure that the training is provided in a manner and
language that the target audience will understand;
(D) When, where and how often the training will be conducted;
(E) How the exam will be administered and graded, if applicable; and
(F) How the training will incorporate information on all relevant local and
federal requirements; and Guam-specific challenges and needs.
§15602. General Use Pesticide Training Qualification.
(a) Basic Training.
(1) Basic Training-A ("BT-A"). BT-A is required for applicants who are paid
housekeeping workers including, but not limited to, cleaners and janitors in hotels,
hospitals, apartment complexes or condominium complexes, nursing homes, or
other non-private residences, and who apply general use antibacterial,
antimicrobials, antifungal, disinfectants and other pesticides as part of their
occupational duties. BT-A applicants must complete a four (4) hour training course
and must successfully pass the open-book BT-A exam.

The Basic Training-A curriculum shall be developed by the Agency in
conjunction with USEPA. The Agency shall also establish and consult a local task
force, which shall include representative from the public and private sectors,
including but not limited to the University of Guam, the Guam Community College, and the Guam Hotel and Restaurant Association.

(2) Basic Training-B ("BT-B"). BT-B is required for applicants who are paid swimming pool operators and water treatment operators using general use pesticides as part of their occupational duties. BT-B applicants must complete an eight (8) hour training course and must successfully pass the closed-book BT-B exam.

Workers in this category may satisfy this requirement by attending eight (8) hours of Core Training and passing either the BT-B or Core Training exam.

Swimming pool or water treatment operators who intend to use RUP-chlorine products in carrying out their occupations duties must successfully complete Core Training and are not required to complete BT-B. Any applicant who intends to use chlorine gas must also obtain certification in Category 7d.

(b) Core Training. Core Training is required for any applicant, other than those described in subsection (a) above, who intends to use general use pesticides as part of carrying out his occupational duties. Core Training consists of a sixteen (16) hour training course and a closed-book exam.

§15603. Restricted Use Pesticide Training Certification.

(a) Certification of RUP-Applicators. Category Training is required for all restricted use pesticide applicators. Satisfactory completion of Core Training is required as a prerequisite for Category Training. Category Training consists of sixteen hours (16) of a specialized type of training course and a closed-book exam. Applicators applying restricted use pesticides shall be certified either as a commercial applicator or a private applicator.
(1) **Commercial Applicators** include persons using, or supervising the use of, restricted use pesticides in pest control work, demonstration work or similar pest control activity. Commercial applicators are paid for their services.

(2) **Private Applicators** include persons using, or supervising the use of, restricted use pesticides for the purpose of producing any agricultural commodity on property owned or rented by him, his employer, or another person. Persons in this category are not compensated for their work. For purposes of this section, ‘compensation’ does not include the trading of personal services between producers of agricultural commodities.

**b) RUP-Applicator Categories.** Applicators shall be further divided into the following categories and subcategories based on general patterns of use and sites where specific knowledge related to the use pattern or site is required to demonstrate competency. A person may be certified in as many categories or subcategories as necessary.

**Category 1: Agricultural Pest Control.**

**Category 1a: Plants.** This category includes applicators using or supervising the use of restricted use pesticides in production of agricultural crops, including without limiting the foregoing, tobacco, peanuts, cotton, feed grains, soybeans and forage; vegetables, small fruits, fruit trees and nuts, as well as on grasslands and non-crop agricultural lands.

**Category 1b: Animals.** This category includes applicators using or supervising the use of restricted use pesticides on animals, including without limiting the foregoing, beef cattle, dairy cattle, swine, sheep, horse, goats, poultry, and livestock, and to places on or in which animals are confined. Doctors of Veterinary Medicine engaged in the business of
applying pesticides for hire, publicly holding themselves out as pesticide applicators, or engaged in large scale use of pesticides are included in this category.

**Category 2: Forest Pest Control.** This category includes commercial applicators using or supervising the use of restricted use pesticides in forests, forest nurseries, and forest seed producing areas.

**Category 3: Ornamental and Turf Pest Control.** This category includes commercial applicators using or supervising the use of restricted use pesticides to control pests in the maintenance and production of ornamental trees, shrubs, flowers, and turf.

**Category 4: Seed Treatment.** This category includes commercial applicators using or supervising the use of restricted pesticides on seeds.

**Category 5: Aquatic Pest Control.** This category includes commercial applicators using or supervising the use of any restricted use pesticide purposefully applied to any body of water as defined in these regulations, including but not limited to standing or running water; the territorial sea; and bays and harbors of Guam, excluding applicators engaged in public health activities included in Category (8).

**Category 6: Right-of-Way Pest Control.** This category includes commercial applicators using or supervising the use of restricted use pesticides in maintenance of public roads, electric power lines, pipelines, railway rights-of-way or other similar areas.

**Category 7: Industrial, Institutional, Structural and Health-Related Pest Control.**

**Category 7a: General and Structural Pest Control.** This category includes commercial applicators using or supervising the use of restricted pesticides.
use pesticides in, on, or around food handling establishments, human
dwellings, institutions such as schools and hospitals, industrial
establishments, including warehouses and grain elevators, and any other
structures and adjacent areas, public or private; and for the protection of
stored, processed, or manufactured products.

Category 7b: Structural and Commodity Fumigations. This
category is for applicants who apply fumigants to sites including but not
limited to commodity storage or holding sites, buildings, boats, and
shipping containers. In addition to being certified, applicators of
fumigants must submit a Guam EPA “Notice of Intent: Structural
Fumigation” prior to any application of any fumigants, as stipulated in
§15305(b) of this Chapter.

Category 7c: Soil Fumigation. This category is for applicants who
apply fumigants to kill organisms such as fungi, insects, nematodes,
parasite and other soil-borne diseases. In addition to being certified,
applicators of fumigants must submit a Guam EPA “Notice of Intent:
Structural Fumigation” prior to any application of any fumigants, as
described in §15305 of this Chapter.

Category 7d: Chlorine Gas. This category is for commercial
applicants who use, or supervise the use of, chlorine gas for the treatment
of swimming pools, hot tubs, spas and production wells.

Category 8: Public Health Pest Control. This category includes local,
federal or other governmental employees using or supervising the use of
restricted use pesticides in public health programs for the management and
control of pests having medical and public health importance.
Category 9: Regulatory Pest Control. This category includes local, federal
or other governmental employees who use or supervise the use of restricted use
pesticides in the control of regulated pests.

Demonstration and Research Pest Control. This category includes
individuals who demonstrate, or supervise a demonstration, to the public the
proper use and techniques of applications of restricted use pesticides. Examples
of such persons include, but are not limited to, extension specialists and local
agents, commercial representatives demonstrating pesticide products, and those
individuals demonstrating methods used in public programs. Category 10 also
includes persons conducting field research with pesticides and in doing so, use,
or supervise the use of, restricted use pesticides. This includes, but is not limited
to, local, federal, other governmental employees, or other commercial
applicators.

(c) Standards for Certification.

(1) Commercial Applicators.

(A) Determination of Competency. Competence in the use and handling
of pesticides shall be determined on the basis of written examinations and, as
appropriate, performance testing based upon the standards set forth below, both
of which shall be approved by the Administrator. Such examination and testing
shall include the general standards applicable to all categories and the additional
standards specifically identified for each category or subcategory in which an
applicator is to be classified, and to the pesticide or class of pesticides covered by
the persons certification.

(B) General Standards of Competency. All commercial applicators shall
demonstrate practical knowledge of the principles and practices of pest control
and safe use of pesticides as described below. Testing shall be based on
examples of problems and situations appropriate to the particular category or subcategory of the applicator's certification and the following areas of competency:

(i) **Label and Labeling Comprehension.** Including factors such as:

(aa) General format of labels and terminology that are used on pesticide labels and labeling;

(bb) Instructions, warnings, terms, symbols, and other information commonly appearing on pesticide labels;

(cc) Classification of the product, general or restricted; and

(dd) Necessity for use consistent with the label.

(ii) **Safety.** Including factors such as:

(aa) Pesticide toxicity and hazard to man and common exposure routes;

(bb) Common types and causes of pesticide accidents;

(cc) Precautions necessary to guard against injury to applicators and other individuals in or near treated areas;

(dd) Need for and use of protective clothing and equipment;

(ee) Symptoms of pesticide poisoning;

(ff) First Aid and other procedures to be followed in case of a pesticide accident; and

(gg) Proper identification, storage, transport, handling, mixing procedures and disposal methods for pesticides and used pesticide containers, including precautions to be taken to prevent children from having access to pesticides and pesticide containers.

(iii) **Potential Environmental Consequences of the Use and Misuse of Pesticides.** Including influential factors such as:
(aa) Weather and other climatic conditions;

(bb) Types of terrain, soil or other substrate;

(cc) Presence of fish, wildlife and other non-target organisms;

and

(dd) Drainage patterns.

(iv) Pests. Including factors such as:

(aa) Common features of pest organisms and characteristics of damage needed for pest recognition;

(bb) Recognition of relevant pests; and

(cc) Pest development and biology as it may be relevant to problem identification and control.

(v) Pesticides. Including factors such as:

(aa) Types of pesticides;

(bb) Types of formulations;

(cc) Compatibility, synergism, persistence and animal and plant toxicity of the formulations;

(dd) Hazards and residues associated with use;

(ee) Factors which influence effectiveness or lead to such problems as resistance to pesticides; and

(ff) Dilution procedures, including calculations to achieve correct application rate.

(vi) Equipment. Including factors such as:

(aa) Types of equipment and advantages and limitations of each type; and

(bb) Use, maintenance and calibration.

(vii) Application techniques. Including factors such as:

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(aa) Methods of procedure used to apply various formulations of pesticides, solutions, and gases, together with knowledge of which technique of application to use in a given situation;

(bb) Relationship of discharge and placement of pesticides to proper use, unnecessary use, and misuse; and

(cc) Prevention of drift and pesticide loss into the environment.

(viii) All local and federal requirements.

(C) Specific Standards of Competency. Commercial Applicators should demonstrate additional competence and knowledge appropriate to their particular category of certification, described as follows:

Category 1: Agricultural Pest Control.

Category 1a: Plants. Applicators must demonstrate practical knowledge of the crops grown and the specific pests on these crops on which they may be using RUPs. The importance of such competency is amplified by the extensive areas involved, the quantities of pesticides needed, and the ultimate use of many commodities as food and feed. Practical knowledge is required concerning soil and water problems, pre-harvest intervals, re-entry intervals, phytotoxicity, and potential for environmental contamination, non-target injury and community problems from the use of restricted use pesticides in agricultural areas.

Category 1b: Animals. Persons applying pesticides directly to animals must demonstrate knowledge of such animals and their associated pests. A practical knowledge is also required concerning specific pesticide toxicity and residue potential, since host animals will frequently be used for food. Further, the applicator must know the
relative hazards associated with such factors as formulation application
techniques, age of animals, and focus and extent of treatment.

Category 2: Forest Pest Control. Applicators shall demonstrate practical
knowledge of the extent and types of forests, forests nurseries, and seed
production in Guam and the pests involved. They should demonstrate practical
knowledge of the cyclic occurrence of certain pests and specific population
dynamics as a basis for programming pesticide applications. A practical
knowledge is required of the relative biotic agents and their vulnerability to
pesticides to be applied. Because forest stands frequently include aquatic
habitats and harbor wildlife, the consequences of pesticide use may be difficult to
assess. The applicators must therefore demonstrate practical knowledge of
control methods that will minimize the possibility of secondary problems such as
unintended effects on wildlife. Proper use of specialized equipment must be
demonstrated, especially as it may relate to meteorological factors and adjacent
land use.

Category 3: Ornamental and Turf Pest Control. Applicators shall
demonstrate practical knowledge of pesticide problems associated with the
production and maintenance of ornamental trees, shrubs, plantings, and turf,
including cognizance of potential phytotoxicity due to a wide variety of plant
material, drift, and persistence beyond the intended period of pest control.
Because of the frequent proximity of human habitations to application activities,
applicators in this category must demonstrate practical knowledge of the
hazards to humans, pets, and other domestic animals.

Category 4: Seed Treatment. Applicators shall demonstrate practical
knowledge of types of seeds that require chemical protection against pests and
factors such as seed coloration, carriers, and surface active agents which
influence pesticide binding and may affect germination. They must demonstrate practical knowledge of hazards associated with handling, sorting and mixing, and misuse of treated seed such as introduction of treated seed into food and feed channels, as well as proper disposal of unused treated seed.

Category 5: Aquatic Pest Control. Applicators shall demonstrate practical knowledge of the secondary effects which can be caused by improper application rates, incorrect formulations, and faulty application of restricted use pesticides used in this category. They shall demonstrate practical knowledge of various water use situations and the potential of downstream effects. Further, they must have practical knowledge concerning potential pesticide effects on plants, fish, birds, beneficial insects and other organisms which may be present in aquatic environments. These applicators shall demonstrate practical knowledge of the principles of limited area application.

Category 6: Right-of-way Pest Control. Applicators shall demonstrate practical knowledge of a wide variety of environments since rights-of-ways can traverse many different terrains, including waterways. They shall demonstrate practical knowledge of the problems of runoff, drift, and excessive foliage destruction and ability to recognize target organisms. They shall also demonstrate practical knowledge of the nature of herbicides and the need for containment of these pesticides within the right-of-way area, and the impact of their application activities in the adjacent areas and communities and special drift control methods and procedures.

Category 7: Industrial, Institutional, Structural and Health-Related Pest Control.

Category 7a: General and Structural Pest Control. Applicators must demonstrate practical knowledge of a variety of pests including their life
cycles, as well as types of formulations appropriate for their control and methods of application that avoid contamination of food and damage and contamination of habitat, and exposure of people and pets. Since human exposure, especially to babies, children, pregnant women, and elderly people, is frequently a potential problem, applicators must demonstrate practical knowledge of the specific factors which may lead to a hazardous condition, including continuous exposure in the various situations encountered in this category. Because health related pest control may involve outdoor applications, applicators in this category must also demonstrate practical knowledge of environmental conditions particularly related to this activity.

**Category 7b: Structural and Commodity Fumigation.** In this subcategory, types of structures include, but are not limited to inhabited buildings, containers, boat. Applicators must demonstrate practical knowledge of core requirements covering fumigant and fumigation use laws and regulations, the basic principles of fumigant use, of handler and worker safety requirements especially pesticide safety training, preventing heat-related illnesses, of fumigant labels, how to interpret and follow label directions and requirements.

Applicators must demonstrate practical knowledge of the hazards associated with fumigant use and preventing human exposure, environmental contamination, off-site movement/drift, and phytotoxicity, of safe fumigant handling practices, proper PPE selection, use, and care, and responding to fumigant emergencies.

Applicators must demonstrate practical knowledge of proper fumigant application procedures, selecting and using appropriate formulations, as well as types of formulations appropriate for their control and methods of application that avoid contamination of food and damage and contamination of habitat, and exposure of people and pets. Since human exposure, especially to babies, children, pregnant women, and elderly people, is frequently a potential problem, applicators must demonstrate practical knowledge of the specific factors which may lead to a hazardous condition, including continuous exposure in the various situations encountered in this category. Because health related pest control may involve outdoor applications, applicators in this category must also demonstrate practical knowledge of environmental conditions particularly related to this activity.

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Applicators must demonstrate practical knowledge of the hazards associated with fumigant use and preventing human exposure, environmental contamination, off-site movement/drift, and phytotoxicity, of safe fumigant handling practices, proper PPE selection, use, and care, and responding to fumigant emergencies.

Applicators must demonstrate practical knowledge of proper fumigant application procedures, selecting and using appropriate formulations, as well as types of formulations appropriate for their control and methods of application that avoid contamination of food and damage and contamination of habitat, and exposure of people and pets. Since human exposure, especially to babies, children, pregnant women, and elderly people, is frequently a potential problem, applicators must demonstrate practical knowledge of the specific factors which may lead to a hazardous condition, including continuous exposure in the various situations encountered in this category. Because health related pest control may involve outdoor applications, applicators in this category must also demonstrate practical knowledge of environmental conditions particularly related to this activity.
application equipment and its calibration, and of hazards and safe use
practices.

Category 7c: Soil Fumigation. Applicators must demonstrate
practical knowledge of core requirements covering fumigant and
fumigation use laws and regulations, the basic principles of fumigant use,
of handler and worker safety requirements especially pesticide safety
training, preventing heat-related illnesses, of fumigant labels, how to
interpret and follow label directions and requirements.

Applicators must demonstrate practical knowledge of the hazards
associated with fumigant use and preventing human exposure,
environmental contamination, off-site movement/drift, and phytotoxicity,
of safe fumigant handling practices, proper PPE selection, use, and care,
and responding to fumigant emergencies.

Applicators must demonstrate practical knowledge of proper
fumigant application procedures, selecting and using appropriate
application equipment and its calibration, and of hazards and safe use
practices.

Category 7d: Chlorine Gas. Applicators must demonstrate practical
knowledge of the toxicity of liquefied chlorine gas; the dispersion
properties and other characteristics of gaseous chemicals; equipment types;
calibration procedures; application techniques; air and water monitoring
procedures; use and maintenance of personal protective equipment and
clothing; and factors that may lead to a hazardous conditions, including
handling of pressurized chemicals and direct or continuous exposure to
chlorine gas.
Category 8: Public Health Pest Control. Applicators must demonstrate practical knowledge of pests of public health importance, vector-disease relationships, and etiology of disease-host relationships. Since a wide variety of pests are involved, these pests must be known and recognized by public health control applicators, and the life's cycles and habitats of each thoroughly understood. These applicators should be familiar with a great variety of environmental conditions ranging from streams to dwellings. They should also be cognizant of such non-chemical control methods as sanitation, waste disposal, and drainage.

Category 9: Regulatory Pest Control. Applicators shall demonstrate practical knowledge of regulated pests, applicable law relating to quarantine and other regulation of pests, and the potential impact on the environment of restricted use pesticides used in suppression and eradication programs. They shall demonstrate knowledge of factors influencing introduction, spread, and population dynamics of relevant pests. Their knowledge shall extend beyond that required by their immediate duties, since their services are frequently required in Guam and other areas of the country where emergency measures are invoked to control regulated pests and where individual judgments in new situations must be made.

Category 10: Demonstration and Research Pest Control. Persons demonstrating the safe and effective use of pesticides to other applicators and the public will be expected to meet comprehensive standards reflecting a broad spectrum of pesticide uses. Many different pest problems situations will be encountered in the course of activities associated with demonstration, and practical knowledge of problems, pests, and population levels occurring in each demonstration situation is required. Further, they should demonstrate an
understanding of pesticide-organism interactions and the importance of integrating pesticide use with other control methods.

Applicators doing demonstration pest control work, conducting field research or method improvement work with RUPs should possess a practical knowledge of all of the general standards detailed in §15603(c)(2) of this Chapter. In addition, they shall be expected to know the specific standards described in §15603(c)(3)(A) through (I) of this Chapter as may be applicable to their particular activity.

For the purposes of this Chapter, the above standards do not apply to persons conducting laboratory-type research involving RUPs; or Doctors of Medicine or Doctors of Veterinary Medicine applying pesticides as drugs or medication during the course of their normal practice.

(2) Private Applicators.

(A) Determination of Competency. Competence in the use and handling of pesticides shall be determined on the basis of written examinations and, as appropriate, performance testing based upon the standards set forth below both of which shall be approved by the Administrator. Such examination and testing shall include the standards applicable to Category 1, 1a and 1b in which an applicator is to be classified.

(B) Standards of Competency. Competence in the use and handling of pesticides by a private applicator shall be determined by the procedures set forth below. As a minimum requirement for certification, a private applicator must show that s/he possesses a practical knowledge of the pest problems and pest control practices associated with his agricultural operations; proper storage, use, handling and disposal of the pesticides and containers; and his related legal responsibility. The practical knowledge includes ability to:

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(i) Recognize common pests to be controlled and damage caused by them;

(ii) Read and understand the label and labeling information including the common name of pesticides he applied; pest(s) to be controlled, timing and methods of application; safety precautions; any pre-harvest or re-entry restrictions; and any specific disposal procedures;

(iii) Apply pesticides in accordance with label instructions and warnings, including the ability to prepare the proper concentrations of pesticide to be used under particular circumstances taking into account such factors as area to be covered, speed at which application equipment will be driven, and the quantity dispersed in a given period of operation;

(iv) Recognize local environmental situations that must be considered during application to avoid contamination;

(v) Recognize poisoning symptoms and procedures to follow in case of pesticide accident; and

(vi) Consult reliable sources of information on the safe and proper use of each pesticide related to the applicator’s certification.

(3) Standards for Supervision of Uncertified Applicators. The supervisor of an uncertified applicator must ensure that the applicator holds a valid Core Training Qualification Card and is someone who follows instructions. In addition, the supervisor must be certified in the appropriate category for the type of application he/she is directly supervising; he must demonstrate practical knowledge of all local and federal requirements; and he must be physically present on site observing the application of the pesticide at the time of application. The uncertified applicator must complete the appropriate category training no later than ninety (90) days from his date of hire.
§15604. Course and Exam Offerings.

Training course and exam offerings are subject to space and instructor availability. Exams, however, will be offered at least once per month.
§15701. Special Licenses.

§15702. Permits.

§15703. Qualification and Certification Cards.

§15704. Fees.

§15701. Special Licenses.

(a) Pest Control Operator (PCO) License. Any person intending to conduct structural pest control in or around residential and commercial buildings shall obtain a PCO License from Guam EPA prior to conducting any structural pest control.

(b) Pesticide Trainers License. Any person intending to provide Basic Training, Core Training or Category Training must obtain a Pesticide Trainers License from Guam EPA. This licensure requirement is in addition to the training instructor qualifications and requirements stipulated in §15601 of this Chapter. All applicable requirements must be satisfied prior to the start of any pesticide training.

(c) Pesticide Dealers License. Any person intending to sell restricted use pesticides must first obtain a Pesticide Dealers License from Guam EPA. Additionally, a Pesticide Dealers License shall be required for each sales outlet operating in Guam. Each Pesticide Dealers License issued shall expire on December 31 of the year in which the license was issued. The application for a Pesticide Dealers License...
Dealers License shall be on a form prescribed by the Administrator and shall include, at minimum:

- a. The name and address of the applicant;
- b. The physical address of the sales outlet (primary and all branch outlets, when applicable); and
- c. The name, address, and certified applicator number of the Certified Pesticide Sales Manager (CPSM) at each sales outlet.

§15702. Permits.

(a) Fumigation Permit. Any person intending to perform any fumigation must first obtain a Fumigation Permit from Guam EPA. An application for a Fumigation Permit shall be on a form prescribed by the Administrator and shall include, at minimum:

(1) Information on the pesticide to be used:
   - (A) The name, registration number, and an electronic copy of the label or labeling for each pesticide to be used;
   - (B) A description of the equipment to be used; and
   - (C) An estimated amount of the fumigant to be used for each permit period.

(2) Information on the applicator:
   - (A) The name and certification number of each certified pesticide applicator involved in the project; and
   - (B) The name of the entity for which the applicator is performing the application;

(3) Information on the permanent application site, or any temporary sites, if applicable:
   - (A) The physical address of the application site;
   - (B) A description of the application site, including the size of the area to be treated;
(C) A map showing all residential homes, schools, hospitals, places of worship and businesses within seventy-five (75) feet of the site;

(4) General Information on the Project:
   (A) The names and contact numbers of the facility owner and the project manager;
   (B) Description or history of the company's work experience with using the fumigant that is proposed for application;
   (C) A standard operating procedure for the project;
   (D) A health and safety plan;
   (E) Any additional information required in a Fumigant Management Plan by the product label;
   (F) A listing of the target pests.

(b) Chemigation Permit. Any person intending to conduct any chemigation, must first obtain a Chemigation Permit from Guam EPA; and must meet the following conditions:

The applicator must provide sufficient written evidence to Guam EPA in advance of the application that a chemigation application is the only viable method for pest control. In order to demonstrate to Guam EPA that there are no other viable methods of pest control, the applicator must provide a list of target pests, location of proposed chemigation, a description of equipment to be used, including required back flow prevention devices to prevent contamination of the water sources, a copy of the label for the pesticide(s) proposed for use, and a description of the other types of pest control methods that have been attempted and the results of these methods. The copy of the label submitted to Guam EPA must be a copy of the label on the container(s) of the pesticide to be used. Upon review of the applicator's submission and the EPA accepted label for the product to be used, Guam EPA will make a
determination as to whether the chemigation application will be allowed. If Guam EPA allows the application, a written permit will be issued by Guam EPA. The pesticide to be used must be registered by U.S. EPA for use in chemigation.

(1) Areas to be chemigated must be posted with a sign when 1) any part of a treated area is within 300 feet of sensitive areas such as residential areas, labor camps, businesses, day care centers, hospitals, in-patient clinics, nursing homes or any public areas such as schools parks, playgrounds, or other public facilities not including public roads., or 2) when the chemigated areas is open to the public such as golf courses or retail greenhouses.

(2) Application areas must be posted by the pesticide applicator with signs in English at all usual points of entry and along likely routes of approach from the listed sensitive area. When there are not usual point of entry, signs must be posted in the corners of the treated areas and in any other locations affording maximum visibility to sensitive areas. The printed side of the sign must face away from the treated area towards the sensitive area. The signs must be printed in the English language. Signs must be posted prior to the application and remain posted until foliage has dried and soil surface water as disappeared. Signs must remain in place indefinitely as long as they are composed of materials to prevent deterioration and maintain legibility for the duration of the posting period. Applicators are responsible to remove the signs from the treated areas.

(3) Effective posting consists of letters at least 2 ½ inches tall, with all letters and symbols in color which sharply contrasts with their immediate background. At the top of the sign must be the words “KEEP OUT”, followed by an octagonal stop sign symbol at least 8 inches in diameter containing the word “STOP”. Below the stop sign symbol must be the words “PESTICIDE IN IRRIGATION WATER.”
(c) Aerial Pesticide Application Permit. Any person intending to apply pesticides by aircraft must first obtain and Aerial Pesticide Application Permit from Guam EPA. An application for a Aerial Pesticide Application Permit shall be on a form prescribed by the Administrator and shall include, at minimum:

1. Information on the pesticide to be used:
   
   (A) The name and registration number of each pesticide to be applied;
   
   (B) An electronic copy of the label or labeling for each pesticide to be used;
   
   (C) The formulation, dilution and application rates for each pesticide to be applied;
   
   (D) A description of the equipment to be used;

2. Information on the applicant, pilot and/or applicator:

   (A) The name, certification number, and certification expiration date of the applicant and pilot/applicator, if different from the applicant;

   (B) A copy of the certification card for the applicant and pilot/applicator, if different from the applicant;

   (C) A copy of the pilot license and any other licenses needed in Guam to operate an aircraft;

3. Information on the application site:

   (A) The physical address of the proposed application site; and

   (B) A sketch or map of the site, indicating general wind directions, surrounding homes, bodies of water, schools, hospitals, places of worship, roadways, and crop plantings within five hundred (500) feet of the application site. The Administrator may require additional information to ensure that waters of Guam are protected.

4. General Information on the Project:

   (A) A description of the purpose of aerial application and why aerial
application is desired;

(B) The method of aerial application of the proposed pesticides to be applied;

(C) The number of application to be made, and the proposed time and date of each application;

(D) A description of prior attempts to control the subject pest by other application methods and the results of those efforts;

(E) An indication of what measures will be taken to prevent drift or overspray of non-target sites.

The Administrator may refuse to issue an Aerial Pesticide Application Permit if it is determined that the proposed aerial treatment may cause unreasonable adverse effects to human health or the environment.

Any Aerial Pesticide Application Permit issued pursuant to this Chapter shall specify the time period for which the permit is valid. The Administrator may specify and limit the Aerial Pesticide Application Permit to cover a single treatment or multiple and continued treatments when conditions are not expected to change or vary during subsequent treatments that are conducted in the same designated area. In no case shall any pesticide be applied contrary to the U.S. EPA accepted label.

The issuance of an Aerial Pesticide Application Permit shall not relieve the permittee from the penalty provisions of the Act or any litigation for any damage or contamination of crops or plants, animals, man and the environment resulting from such aerial treatment.

§15703. Qualification and Certification Cards.

Any person intending to apply pesticides as part of their occupational duties must first obtain a qualification/certification card from Guam EPA. Qualification/Certification cards shall be issued after successful completion of the appropriate training. Successful
completion is measured by the applicator’s attendance at the appropriate training
course (as certified by the training instructor), together with passing the appropriate
exam with a score of seventy percent (70%) or higher (as certified by the exam
administrator).

(a) Temporary Cards. Temporary cards may be issued to individuals who are unable to attend a the appropriate training course (due to the availability of classes) within approximately one month’s time from the date he has submitted his application for qualification/certification to Guam EPA. Temporary cards issued pursuant to this section shall expire on the last day of the month in which the next appropriate training course will be offered.

(b) Basic Training Qualification Cards.

(1) Basic Training-A Qualification Card. Any person intending to apply general use antibacterial, antimicrobials, antifungal, disinfectants and other pesticides as part of their occupational duties must first obtain a “Basic Training-A Qualification Card” from Guam EPA prior to any pesticide application. Any new or transferred employee may be granted a three (3) month grace period to come into compliance with the qualification requirements of this section.

(2) Basic Training-B Qualification Card. Any person who is a paid swimming pool operator or water treatment operator intending to use general use pesticides as part of his occupational duties must first obtain a “Basic Training-B Qualification Card” from Guam EPA prior to any pesticide application. This requirement does not apply to paid swimming pool operators or water treatment operators who intend to use RUP-chlorine products. Such applicators must obtain RUP-Certification, as described below, in Category 7d as described in §15604 of this Chapter.
(c) **Core Training Qualification Card.** Any person, other than those described in subsection (a) above, intending to use general use pesticides as part of carrying out his occupational duties must first obtain a “Core Training Qualification Card” from Guam EPA prior to any pesticide application. Applicants for Core Training Qualification must be at least seventeen (17) years of age.

(d) **Certification Card.** Any person intending to apply restricted use pesticides must first obtain a Certification Card from Guam EPA for the appropriate category(ies). Applicants for RUP-Certification Training must be at least eighteen (18) years of age. RUP-Applicators shall be certified either as a

1. **Commercial Applicator,** in the category or subcategory most related to the pesticide he will be using; or

2. **Private Applicator,** in Category 1, 1a, or 1b, as described in §15604 of this Chapter.

(e) **Renewal.** All Certification Cards issued pursuant to this Chapter shall be renewed every three (3) years. Individuals may submit applications for renewal no more than thirty (30) days prior to the expiration date of their certification. Individuals intending to renew their certification must successfully pass the appropriate exam. Training for each applicant is required upon initial application for certification. All individuals who hold “Core Training Certification Cards” older than three (3) years from the effective date of this Chapter must renew their certification.

§15704. **Fees.**

In order to fulfill the duties and responsibilities associated with the implementation of these regulations, the Agency hereby establishes conditions and fees as set forth in Table 1 of this Chapter. All fees shall be paid to and deposited into “The Pesticide Management Fund” as specified in 10 GCA §50119, which shall be maintained separate and apart from any other government of Guam bank account. All fees are non-
refundable and must be paid in the following manner:

(a) Qualification/Certification Card Fees. Fees must be paid upon issuance of the qualification/certification card or a replacement card.

(b) Training/Exam Fees. Fees must be paid prior to each training/exam session.

(c) License/Permit Fees. Fees must be paid at the time a license/permit application is submitted.

(d) Notice of Arrival Fees. Fees must be paid at the time the NOA form is submitted; or based upon an agreed payment plan between the importer and the Agency.
§15801. Enforcement Authorities.

The rules and regulations in this Chapter are promulgated by the Agency pursuant to 10 GCA Chapter, "The Guam Pesticides Act". The Act also specifies the Agency's authority to inspect and take necessary enforcement actions to carry out the provisions of the Act or this Chapter.

In addition, the Federal Insecticide, Fungicide, and Rodenticide Act ("FIFRA") is applicable to Guam. Pursuant to Section 23 of FIFRA, the Guam Environmental Protection Agency and the U.S. Environmental Protection Agency have entered into a Cooperative Agreement. Under this agreement, Guam EPA has primary enforcement responsibility for pesticide use violations.

The provisions of "The Guam Pesticide Act" and this Chapter are intended to meet minimal requirements of FIFRA. Should there arise a conflict between local and federal requirements, the more stringent requirement applies.

§15802. Enforcement Procedures.

All enforcement procedures shall comply with 5 GCA Chapter 9 – "The Guam Administrative Adjudication Law" and 10 GCA Chapter 50 – "The Guam Pesticides Substitute Bill No. 441-30 (COR)"
(a) Notice of Violation and Order of Compliance (NOV/OC). If – from an inspection, complaint, examination or analysis – there appears to be a violation of the regulations of “The Guam Pesticides Act” or this Chapter, a written NOV/OC shall be sent by the Agency to the person against whom proceedings are contemplated. The NOV/OC shall state the violation, the manner in which the alleged violator failed to meet the requirement of “The Guam Pesticides Act” or this Chapter, and what should be done to correct the violation.

When a violation has been alleged, and a NOV/OC has been issued, and the respondent has received the NOV/OC, the respondent has the option of: (1) within ten (10) working days, entering into a “Voluntary Compliance Agreement” (See Section 8.5) with Guam EPA to come into compliance with the violated provision; said settlement agreement shall be prepared in accordance with the requirements of this Chapter; or (2) within fifteen (15) working days, appealing the NOV/OC to the Board.

(b) Notice of Defense. A “Notice of Defense” form shall be included with the issued NOV/OC. Should the respondent wish to appeal the NOV/OC to the Board, the respondent must submit a completed “Notice of Defense” form to the Board. The Notice must be received by the Board within fifteen (15) working days from receipt of the NOV/OC. Once the Board receives the “Notice of Defense,” any administrative action upon the case shall be suspended until a “Notice of Judgment” has been issued by the Board.

(c) Prosecution. Pursuant to “The Guam Pesticides Act,” the Administrator may impose fines before an appeal has been filed or before the violation has been corrected. Enforcement actions may include monetary fines based on civil/administrative penalties and/or license suspension, revocation, non-renewal, and/or permit cancellation.

(d) Voluntary Compliance Agreement (VCA). If the respondent wishes to
resolve the NOV/OC without appealing to the Board, the respondent has the option of entering into a Voluntary Compliance Agreement (VCA) with the Agency, which must be reached within ten (10) working days. The respondent must immediately notify the Agency of such intentions upon receipt of the NOV/OC. The Agency may work in conjunction with the respondent to determine the terms and conditions of a VCA. The Agency shall inform the respondent that he may exercise his right to appeal the NOV/OC to the Board at any time during the fifteen (15) working day time frame by submitting a completed “Notice of Defense” Form.

The purpose of the VCA option is to provide an opportunity to resolve the NOV/OC without going through the appeal process with the Board or the referral process with the Attorney General of Guam.

§15803. Denial, Suspension, and Revocation.

The issuance, suspension, or revocation of any certification card, license or permit issued under these regulations shall not relieve an individual from the criminal and civil penalty provisions of the Act or any litigation for any damage or contamination resulting from pesticide related activities.

(a) Probable Denial of Application for Certification, License or Permit. An application for any qualification/certification card, license or permit issued pursuant to this Act or this Chapter, may be denied by the Board as provided in §57135 of the Act, for the following causes:

(1) Falsification of any information required in the application process.

(2) Falsification of or failure to maintain records as required by the Act and this Chapter.

(3) Conviction in a court of competent jurisdiction within a five (5) year period immediately preceding the date of application of any violation of the Act or this Chapter.
(4) Failure to comply with any order of the Board made pursuant to the Act and this Chapter.

(5) A suspension of applicant’s qualification/certification under the Act and this Chapter within a five (5) year period immediately preceding the date of application.

(6) Misuse of a pesticide as defined by the Act and this Chapter.

(b) Denial of Application for Qualification/Certification, License or Permit.

An application for any qualification/certification card, license or permit issued pursuant to this Act or this Chapter, shall be denied by the Board as provided in §57135 of the Act, for the following causes:

(1) Applicant has been convicted in a court of competent jurisdiction within a five (5) year period immediately preceding the date of the application of two (2) or more violations of the Act or this Chapter or of the Federal Insecticide, Fungicide and Rodenticide Act as amended, or the rules and regulations promulgated pursuant thereto.

(2) Two (2) or more suspensions of applicant’s qualification/certification, license or permit under this Act and this Chapter within a five (5) year period immediately preceding the date of application.

(3) Revocation of applicant’s qualification/certification, license or permit under this Act and this Chapter within a one (1) year period immediately preceding the date of application.

(c) Probable Suspension of Qualification/Certification, License or Permit. A qualification/certification card, license or permit issued pursuant to this Act or this Chapter may be suspended pursuant to §57135 of the Act for the following causes.
(1) Falsification of any information required in the application process or falsification of or failure to maintain records required by the Act and this Chapter.

(2) Misuse of a pesticide as defined by the Act and this Chapter.

(d) Suspension of Qualification/Certification, License or Permit. A qualification/certification card, license or permit issued pursuant to this Act or this Chapter shall be suspended for not less than thirty (30) days and not more than one hundred eighty (180) days for the following causes:

(1) Conviction in a court of competent jurisdiction of a violation of §57131 of the Act.

(2) Failure to comply with two (2) warning notices issued by GEPA within a two (2) year period.

(e) Probable Revocation of Qualification/Certification, License or Permit. A qualification/certification card, license or permit issued pursuant to this Act or this Chapter may be revoked for cause. Revocation shall be effectuated by a written statement of the Administrator indicating the effective date of the revocation and causes for such action. Possible causes include, but are not limited to, the following:

(1) Conviction in a court of competent jurisdiction of a violation of §57131 of the Act.

(2) Misuse of a pesticide as defined by the Act and this Chapter.

(3) Falsification of any information required in the application process or falsification of or failure to maintain records required by the Act and this Chapter.
Severability.

If any provision of this Chapter 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 Chapter which can be given effect without the invalid provision or application, and to this end the provisions of this Chapter are severable.
## 22 GARR – GUAM ENVIRONMENTAL PROTECTION AGENCY

### DIVISION III, CHAPTER 15 – PESTICIDES

### TABLE 1 – GUAM PESTICIDE REGULATION FEES

<table>
<thead>
<tr>
<th>TYPE OF DOCUMENTATION</th>
<th>COST</th>
<th>EXPLANATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Notice of Arrival (NOA)</td>
<td>$3/case for up to 10 cases; $1/additional case Chlorene tabs/gas $5/1000 lbs or $5/1,000 gallons (Note: Min. $5)</td>
<td>Note: Effective January 1, 2010</td>
</tr>
<tr>
<td>2. Termite Soil Application</td>
<td>$50 &lt; 250 gal. of emulsion mix</td>
<td>Each application</td>
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<tr>
<td></td>
<td>$100 ≥ 250 gal. of emulsion mix</td>
<td></td>
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<tr>
<td>3. Fumigation Permit Fee</td>
<td>$1,000</td>
<td>Per Year*</td>
</tr>
<tr>
<td>4. Chemigation Permit Fee</td>
<td>$100</td>
<td>Per Permit</td>
</tr>
<tr>
<td>5. Pesticide Dealers License</td>
<td>$250/Primary Sales Outlet</td>
<td>Expires Dec 31 (Each Year*)</td>
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<tr>
<td></td>
<td>$50/Branch Sales Outlet</td>
<td></td>
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<tr>
<td>6. Certification Cards</td>
<td>a. Cards $15</td>
<td>3 Years*</td>
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<tr>
<td></td>
<td>b. Training $100 (16 hours)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>c. Exam $50</td>
<td></td>
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<tr>
<td></td>
<td>d. Replacement Cards $10</td>
<td></td>
</tr>
<tr>
<td>7. Qualification Cards – (Basic &amp; Core Training)</td>
<td>a. Cards $15 (Core); $15 for (Basic Training-A/B)</td>
<td>3 Years*</td>
</tr>
<tr>
<td></td>
<td>b. Training $75 (Core); $35 (BT-B), $15 (BT-A)</td>
<td></td>
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<tr>
<td></td>
<td>c. Exam $25 (Core); $15 for (BT-A/B)</td>
<td></td>
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<td></td>
<td>d. Replacement Cards $10</td>
<td></td>
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<tr>
<td></td>
<td>e. Exam Study Materials $15</td>
<td></td>
</tr>
<tr>
<td>8. Pest Control Operators License</td>
<td>$150</td>
<td>Expires Dec 31 (Each Year*)</td>
</tr>
<tr>
<td>9. Pesticide Trainers License</td>
<td>a. Cards $15</td>
<td>Per Year*</td>
</tr>
<tr>
<td></td>
<td>b. Training $100 (16 hours)</td>
<td></td>
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<tr>
<td></td>
<td>c. Exam $50</td>
<td></td>
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<tr>
<td></td>
<td>d. Replacement Cards $10</td>
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</tr>
</tbody>
</table>

*Annual fees are pro-rated

Substitute Bill No. 441-30 (COR)

APPENDIX 1

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