GOVERNMENT OF GUAM  
Office of the Governor  
Agana, Guam  

EXECUTIVE ORDER NO. 62-

LICENSES FOR HARBORING OR MAINTAINING  
PROTECTED GAME IN CAPTIVITY

WHEREAS, Section 12321, Government Code of Guam, in conjunction with Section 12007, Government Code of Guam, authorizes the Department of Agriculture, subject to the approval of the Director of Agriculture, to formulate regulations to implement or carry out the purposes of Article 1, Chapter 4, Title XIII, Government Code of Guam, dealing with Game and Fish; and

WHEREAS, Section 12318(b) authorizes the Director of Agriculture to issue licenses for harboring or maintaining protected game in captivity, and regulations are necessary to implement this activity; and

WHEREAS, the aforesaid Section 12007, Government Code of Guam, provides that such regulations shall be issued upon approval by the Governor and promulgation by executive order;

NOW, THEREFORE, by virtue of the foregoing, the attached Department of Agriculture Regulation No. 6, relating to licensure for harboring or maintaining protected game in captivity, is hereby approved and promulgated this 11th day of May, 1962.

MANUEL F. L. GUERRERO
Acting Governor of Guam

COUNTERSIGNED:

RUDOLPH C. SABLAM
Acting Secretary of Guam
Pursuant to the authority vested in the Director of Agriculture by Section 12321(h) and Section 12007, Government Code of Guam, in connection with Section 12318, Government Code of Guam, the following regulations relating to licenses for harboring or maintaining protected game in captivity are hereby approved:

1. Definitions: For the purposes of this regulation, certain terms and words are defined as follows:
   
a. "Protected Game" means all native or introduced species of wild birds or wild animals, except wild dogs, wild cats, reptiles, rats, wild hogs, fruit bats (fanih), crows, marianas starlings and woodpeckers.
   
b. "License" means a license for harboring or maintaining protected game in captivity.

2. After June 1, 1962, no new license shall be issued unless the protected game is to be obtained from a person holding a valid license for same.

3. Licenses shall be valid for one year from the date of issue thereof, unless sooner revoked, but may be renewed for a like period or periods at the discretion of the Chief Conservation Officer.

4. Licenses shall not be transferable.
5. One license shall be valid for all authorized protected game held by any one person. Offspring of authorized protected game must be reported at the time of renewal of the license.

6. Each license issued shall bear on the face thereof the following conditions "Any protected game and any offspring thereof held under this license must be kept in adequate, sanitary enclosures, pens or coops, and must daily be provided fresh water and ample, suitable food. All requirements of law and regulation dealing with health, sanitation, zoning, animal control and treatment must be observed. The Chief Conservation Officer, or any Deputy Conservation Officer, may at all reasonable times, with or without warrant, enter and inspect the premises of any licensee for the purposes of determining compliance herewith."

7. The Chief Conservation Officer, or any Deputy Conservation Officer, may, by serving written notice, revoke any license issued for violation of any condition thereof.

8. Upon the revocation of any license, the Chief Conservation Officer shall take possession of any protected game and any offspring thereof held under said license and may dispose of the same as is proper under the circumstances.

Dated this _8_ day of May, 1962.

FRANK R. ANDERWALD
Director of Agriculture