



## PUBLIC NOTICE

### GUIDELINES FOR THE CAÑO MARTIN PEÑA REVOLVING FUND TO FINANCE COMMUNITY BASED BUSINESSES

NOTICE IS HEREBY GIVEN that pursuant to Law No. 489 of September 24, 2004 known as the "Ley para el Desarrollo Integral del Distrito de Planificación Especial del Caño Martín Peña", and pursuant to Law No. 170 of August 12, 1988 known as the "Uniform Administrative Procedures Act", the Corporación del Proyecto ENLACE del Caño Martín Peña has the intention to adopt the Guidelines for the Caño Martín Peña Revolving Fund to Finance Community Based Businesses.

The Guidelines specify the nature, purpose, and norms that govern the administration of the Revolving Fund, the activities and community based businesses that are eligible to receive a micro loan, and the application, evaluation, disbursement, and payment procedures.

The proposed Guidelines will become available for comments on March 26, 2010 at the Oficina de Participación Ciudadana y Desarrollo Social, Corporación del Proyecto ENLACE del Caño Martín Peña, 745 Barbosa Avenue, Santurce, telephone (787)727-7110 and (787)727-7122; at the main offices of the Corporación del Proyecto ENLACE del Caño Martín Peña, Roberto Sánchez Vilella Government Center, South Building Promenade, Stop 22, Santurce, telephone (787)729-1594; and, at [www.martinpena.org](http://www.martinpena.org). Copies may also be requested by fax (787)725-2564 or e-mail [lrodriguez@martinpena.org](mailto:lrodriguez@martinpena.org).

Those interested in submitting written comments may do so within thirty (30) days after the publication of this notice, by mail to the Corporación del Proyecto ENLACE del Caño Martín Peña, P.O. Box 41308, San Juan, PR 00940-1308, by fax at (787)725-2544, or by e-mail at [lrodriguez@martinpena.org](mailto:lrodriguez@martinpena.org). Also, comments may be delivered personally at the street addresses of the Corporación del Proyecto ENLACE mentioned above, Monday through Friday between 9:30 am to 4:00 pm. Requests for an oral hearing on the proposed regulation must be submitted in writing, together with the arguments that, according to the proponent, justify the concession of such a hearing. Please be advised that persons submitting comments will not receive individual responses.

Lyvia N. Rodríguez Del Valle  
Executive Director