



Twenty-Third Northern Marianas Commonwealth Legislature P. O. Box 500129 Saipan, MP 96950

January 03, 2025

The Honorable Edmund S. Villagomez Speaker House of Representatives 23rd Northern Marianas Commonwealth Legislature Saipan, MP 96950

Dear Speaker Villagomez:

I have the honor of returning with amendments House Bill No. 23-120, HD1, SS1, SD1, entitled, "To impose a 3% surtax on gross revenues derived from non-residential construction projects that cost three hundred fifty thousand dollars or more." The Senate passed with the affirmative vote of three-fourths of the members H.B. No. 23-120, HD1, SS1, SD1, in its 8th Day, Fourth Regular Sine Die Session on January 03, 2025.

Sincerely,

Dolores S. Bermudes

Senate Clerk

Transmitted to HOUSE:

Date: 1/3/204 Time: 3:57/h

TWENTY-THIRD NORTHERN MARIANAS COMMONWEALTH LEGISLATURE

IN THE HOUSE OF REPRESENTATIVES

OCTOBER 25, 2024

Fourth Regular Session, 2024

H. B. 23-120, HD1, SS1, SD1

A BILL FOR AN ACT

To impose a 3% surtax on gross revenues derived from non-residential construction projects that cost three hundred fifty thousand dollars or more.

BE IT ENACTED BY THE 23RD NORTHERN MARIANAS COMMONWEALTH LEGISLATURE:

1	Section 1. Findings and Purpose. The Legislature finds that a 3% surtax
2	on gross revenues derived from non-residential construction projects that cost three
3	hundred fifty thousand dollars (\$350,000.00) or more should be imposed.
4	This tax mitigates the costs to the Commonwealth that are attributable to
5	large scale construction activities, including waste generation, pollution and
6	emissions from heavy equipment, damage and stress on roads and infrastructure,
7	erosion and pollution control, and the added costs at the ports of entry associated
8	with increased customs activities to ensure that materials and supplies are not co-
9	mingled with contraband.
10	This tax applies specifically to the revenues derived from construction
11	activities with a total project cost of three hundred fifty thousand dollars

1 (\$350,000.00) or more. Construction projects below this threshold are not subject 2 to the tax. Moreover, this tax does not apply to residential construction projects. 3 In addition, construction contractors subject to this tax are entitled to a non-4 refundable credit against the tax imposed on Commonwealth source income under 5 Subtitle A of the Northern Marianas Territorial Income Tax. The tax shall also be 6 imposed on the total project cost paid by the general contractor, meaning 7 subcontractors are not required to pay the tax. 8 In summary, this Act implements a 3% surtax on gross revenue derived 9 from non-residential construction projects exceeding three hundred fifty thousand 10 dollars (\$350,000.00). As set forth in Section 102, any change orders or 11 modifications initiated, executed, or effective after January 16, 2025 shall subject 12 the amended or modified contracts to this provision if the change order or 13 modification brings the contract within the scope of the Qualifying Construction 14 Project. This includes but is not limited to retroactively applying to all contracts 15 executed prior to January 16, 2025 even if the original contracts did not originally 16 fall within the definition and scope of the Qualifying Construction Project absent 17 the change order or modification. 18 By focusing on these larger developments, this Act ensures that projects 19 placing greater strain on public services and the environment contribute their fair 20 share toward mitigating those impacts. Additionally, by excluding residential 21 construction, this Act preserves affordability of homes for local residents. Last, the

1	inclusion of a non-refundable credit for contractors subject to this surtax offers
2	some relief from the financial burden.
3	Section 2. Amendment. Title 4, Division 1 of the Commonwealth Code is
4	hereby amended to add a new Chapter 14 to read as follows:
5	"Chapter 14. Construction Activities Tax.
6	§ 101. Definitions.
7	For the purposes of this Chapter:
8	(a) "General Contractor" means the primary entity that contracts for
9	the completion of an entire construction project and is typically responsible
10	for the hiring and coordinating the work of subcontractors; ensuring that the
11	project is completed on time, within budget, and according to the agreed-
12	upon specifications; acting as the main point of contact between the client
13	and the various subcontractors; purchasing of materials; and ensuring that
14	the project adheres to all applicable local and federal laws.
15	(b) "Qualifying Construction Project" means any construction
16	project, other than construction of Residential Housing, with a total project
17	cost of three hundred fifty thousand dollars (\$350,000.00) or more,
18	inclusive of executed change orders, amendments, and modifications. A
19	construction project is a Qualifying Construction Project if any additions or
20	modifications resulting in changes to the total project cost cause that cost to

1	meet or exceed the threshold of three hundred fifty thousand dollars
2	(\$350,000.00).
3	(c) "Residential Housing" means single-family homes or other
4	standalone dwellings designed for individual households and excludes
5	multi-family units, such as apartments, condominium complexes,
6	commercial residential developments, or other similar shared living
7	structures.
8	(d) "Subcontractor" means a person or company hired by a General
9	Contractor to perform tasks or services as part of a larger construction
10	project. "Subcontractors" operate under a separate contract from the one
11	between the General Contractor and the client.
12	§ 102. Tax Imposition on Gross Revenues from Qualifying
13	Construction Projects.
14	(a) In addition to the tax imposed under Chapter 3 of Division 1 of
15	Title 4 of the Commonwealth Code and unless expressly exempted herein,
16	a tax of 3% shall be imposed on the gross revenues of a General Contractor
17	that are directly attributed to or derived from a Qualifying Construction
18	Project.
19	(b) For the purpose of subsection (a), the gross revenue surtax shall
20	exclude revenues generated by or derived from construction of Residential
21	Housing.

1	(c) Revenues of a Subcontractor that are derived from construction
2	activities performed on a Qualifying Construction Project are exempt from
3	the tax imposed by this Section.
4	(d) Revenues from construction activities derived from Qualifying
5	Construction Projects arising from contracts awarded on or before January
6	15, 2025, are exempt from the tax imposed by this Section. The tax imposed
7	by this Section shall apply to any and all Qualifying Construction Projects
8	arising from contracts awarded or executed on or after January 16, 2025.
9	Provided further that any change orders or modifications initiated,
10	executed, or effective after January 16, 2025 shall subject the amended or
11	modified contracts to this provision if the change order or modification
12	brings the contract within the scope of the Qualifying Construction Project,
13	including but not limited to retroactively applying to all contracts initiated,
14	executed, or effective prior to January 16, 2025 that did not originally fall
15	within the definition and scope of the Qualifying Construction Project
16	absent the change order or modification.
17	§ 103. Non-Refundable Tax Credit.
18	(a) A person may take the surtax imposed on gross revenue under
19	Section 102 as a non-refundable tax credit against any taxes imposed on
20	Commonwealth source income under Subtitle A of the NMTIT pursuant to

21

Chapter 7 of Division 1 of Title 4 of the Commonwealth Code (4 CMC §§

1	1701 et. seq.). No such credit shall be allowed for any amount deducted in
2	determining taxable income under the NMTIT as shown on the taxpayer's
3	return.
4	(b) Partners and S corporation shareholders may take their
5	respective share of taxes imposed on gross revenues reported and paid by
6	their respective partnerships and S corporations under Section 102 of this
7	Chapter as a nonrefundable credit against the tax imposed on
8	Commonwealth source income under Subtitle A of the NMTIT pursuant to
9	Chapter 7 of Division 1 of Title 4 of the Commonwealth Code (4 CMC §§
10	1701 et. seq.); provided, that the total of all such credits shall not exceed the
11	total taxes and fees paid. No credit shall be allowed under this subsection
12	(b) for the amount of any taxes taken as a credit under subsection (a) of this
13	section.
14	(c) No such credit shall be allowed for any amount deducted in
15	determining taxable income under the NMTIT as shown on the taxpayer's
16	return.
17	§ 104. Returns and Payment of Tax.
18	(a) In General. Every person subject to this Chapter shall file a
19	return and pay the tax, if any, on a monthly basis. The Secretary of Finance
20	shall by regulation prescribe monthly rates as necessary to carry out the
21	intent and purpose of this section.

(b) Filing Returns and Payment. The monthly returns and tax
payments under subsection (a) of this Section shall be filed and the tax paid,
if any, on or before the last day of the month following the close of each
month, to wit: on or before February 28, March 31, April 30, May 31, June
30, July 31, Aug 31, September 30, October 31, November 30, December
31 and January 31. The payment shall be based on the payors gross revenue
derived from Qualifying Construction Projects in the preceding month, and
the amount of tax imposed by this Chapter shall be paid to the
Commonwealth government through the secretary or his appointee or
appointees. Each business shall, on or before the date provided for payment
of tax under this Section, make a full, true, and correct return showing all
such gross revenue derived from Qualifying Construction Projects that are
received, accrued, or earned, whichever is earlier, and the amounts deducted
and set aside on account during the preceding month. This return shall be
filed with the secretary and include such other information as may be
required or prescribed by the secretary. The secretary for good cause, may
extend the time for making payments and returns, but not beyond the last
day of the first month succeeding the regular due date.

(c) Tax Returns of Transferor. The requirement to deduct, withhold and pay over tax for the account of the transferor shall not relieve the transferor from the duty to file any tax returns required by law.

1	(d) Penalty. Failure to comply with the provisions of this Section
2	shall be punishable under the penalties prescribed by this Division.
3	§ 105. Special Gross Revenues from Qualifying Construction
4	Projects (GRQCP) Account.
5	(a) The Secretary of Finance shall establish a special Gross
6	Revenues from Qualifying Construction Projects (GRQCP) account
7	separate from the General Fund. The funds in the GRQCP account shall not
8	be subject to fiscal year limitation and shall be used for the implementation
9	and enforcement of this Chapter.
10	(b) All revenues raised pursuant to this Chapter shall be deposited
11	into the General Fund, except:
12	(i) ten percent shall be deposited in the special GRQCP
13	account established by this Section, for appropriation by the
14	Legislature as follows:
15	(1) twenty percent of the GRQCP funds shall be
16	appropriated for implementation and enforcement of this
17	Chapter and customs activities as follows:
18	(A) 2.5% shall be appropriated each to the
19	First and Second Senatorial District to the municipal
20	Department of Finance, under the expenditure

HOUSE BILL 23-120, HD1, SS1, SD1

1	authority of the respective Resident Department
2	Head; and
3	(B) 15% shall be appropriated to the Third
4	Senatorial District to the CNMI Department of
5	Finance, under the expenditure authority of the
6	Secretary of Finance.
7	(2) eighty percent of the GRQCP funds shall be
8	appropriated for road maintenance, solid waste, and
9	environmental protection purposes in the First, Second and
10	Third Senatorial Districts as follows:
11	(A) 15% shall be appropriated each to the
12	First and Second Senatorial District to the municipal
13	Department of Public Works, under the expenditure
14	authority of the respective Resident Department
15	Head; and
16	(B) 50% shall be appropriated to the Third
17	Senatorial District to the CNMI Department of
18	Public Works, under the expenditure authority of the
19	Secretary of Public Works.

1	(c) The Secretary of Finance shall provide monthly reports to the
2	presiding officers of the Legislature describing the total funds in the
3	GRQCP."
4	Section 3. Regulations. The Secretary of Finance is hereby authorized to
5	promulgate rules and regulations, including, but not limited to, providing
6	definitions and other matters necessary to effectuate the intent and purpose of this
7	Act.
8	Section 4. Severability. If any provisions of this Act or the application of
9	any such provision to any person or circumstance should be held invalid by a court
10	of competent jurisdiction, the remainder of this Act or the application of its
11	provisions to persons or circumstances other than those to which it is held invalid
12	shall not be affected thereby.
13	Section 5. Savings Clause. This Act and any repealer contained herein
14	shall not be construed as affecting any existing right acquired under contract or
15	acquired under statutes repealed or under any rule, regulation, or order adopted
16	under the statutes. Repealers contained in this Act shall not affect any proceeding
17	instituted under or pursuant to prior law. The enactment of the Act shall not have
18	the effect of terminating, or in any way modifying, any liability, civil or criminal,
19	which shall already be in existence on the date this Act becomes effective.
20	Section 6. Effective Date. This Act shall take effect upon its approval by
21	the Governor, or it becoming law without such approval.

House Bill 23-120, HD1, SS1, SD1

Prefiled: 10/22/2024

Date: 10/22/2024

Introduced by: /s/ Rep. Edmund S. Villagomez

/s/ Rep. Blas Jonathan "BJ" T. Attao

Reviewed for Legal Sufficiency by:

/s/ Joseph M. Hallahan 10/22/2024

House Legal Counsel

HB 23-120 HD1

Reviewed for Legal Sufficiency by:

/s/ Joseph L.G. Taijeron, Jr. 10/25/2024

House Legal Counsel