A BILL FOR AN ACT

To further amend title 54 of the Code of the Federated States of Micronesia, as amended, by adding a new chapter 5 to establish the Net Profit Tax Act of 2010, and for other purposes.

BE IT ENACTED BY THE CONGRESS OF THE FEDERATED STATES OF MICRONESIA:

Section 1. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new chapter 5 entitled “Taxation of Net Profits.”

Section 2. Title 54 of the Code of the Federated States of Micronesia is hereby amended by adding a new subchapter I to chapter 5 entitled “General Provisions.”

Section 3. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 511 to subchapter I of chapter 5 to read as follows:

“Section 511. Short title. This chapter may be cited as the ‘Net Profit Tax Act of 2010’.”

Section 4. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 512 to subchapter 1 of chapter 5 to read as follows:

“Section 512. Definitions.

Wherever used in this chapter, except where otherwise specified, unless the subject matter, context, or sense otherwise requires:

(1) ‘Associate’ has the meaning in section 515 of
this title.

(2) ‘Authority’ means the Federated States of Micronesia Unified Revenue Authority established by section 711 of this title.

(3) ‘Board’ means the Board of Directors of the Unified Revenue Authority as appointed under Section 712 of this title.

(4) ‘Business’ includes any profession, trade, manufacture, or other undertaking carried on for pecuniary profit, but not including employment.

(5) ‘Business asset’ means an asset, whether of revenue or capital nature, used, available for use, or held in carrying on a business, including inventory, a depreciable asset, an intangible, or goodwill.

(6) ‘CEO’ means the Chief Executive Officer appointed under section 731 of this title.

(7) ‘Consideration received’, in relation to a business asset, has the meaning attributed to it in section 553 of this title.

(8) ‘Cost’, in relation to a business asset, has the meaning attributed to it in section 552 of this title.

(9) ‘Depreciable asset’ means any tangible personal property or that portion of a structural improvement to real property that:
(a) has a useful life exceeding one year;

(b) is likely to lose value as a result of normal wear and tear, or obsolescence; and

(c) is used, available for use, or held solely to derive gross revenue.

(10) ‘Disposal’, in relation to a business asset, has the meaning in section 551 of this title.

(11) ‘Distribution’, in relation to an entity, includes a distribution of profits or entitlement to income by an entity to a member of the entity.

(12) ‘Employee’ means any individual who, under the usual common law rules applicable in the FSM in determining an employer-employee relationship, has the status of an employee, and includes the holder of an office.

(13) ‘Employment’ means an employer-employee relationship as determined under the usual common law rules applicable in the FSM and includes activities performed as the holder of an office.

(14) ‘Entertainment’ means the provision of food, beverages, tobacco, amusement, recreation, or hospitality of any kind.

(15) ‘Entity’ means a company, corporation, partnership, unincorporated association or other business entity, trust, or estate.
(16) ‘Finance lease’ means a lease that is treated under generally accepted accounting principles as a finance lease and is so accounted for by the lessor in its financial accounts.

(17) ‘FSM’ means the Federated States of Micronesia.

(18) ‘Generally Accepted Accounting Principles’ or ‘GAAP’ means those accounting principles currently accepted by certified public accountants, which are utilized by auditors operating within the FSM; PROVIDED, HOWEVER, that in the event International Financial Reporting Standards (IFRS) become generally accepted by the financial/auditing entities within the FSM and as prescribed by law or regulations, then GAAP shall be modified by IFRS.

(19) ‘Gross revenue’ has the meaning attributed to it in section 532 of this title.

(20) ‘Industrial building’ means a building that is a depreciable asset used, available for use, or held solely in carrying on:

(a) manufacturing operations;

(b) research and development into improved or new methods of manufacture;

(c) mining operations (other than an accommodation building); or
(d) a hotel business.

(21) ‘Intangible’ means:

(a) a patent, invention, design or model, secret formula or process, trademark, copyright, or other like property or right;

(b) contractual rights (including arising as a result of a prepayment of expenses) with a benefit for a period of more than one year; or

(c) an expenditure that provides an advantage or benefit for a period of more than one year, other than expenditure incurred to acquire any tangible personal or real property, provided that the property, right, or expenditure is used, available for use, or held solely to derive gross revenue.

(22) ‘Interest’ means:

(a) an amount, whether described as interest, discount, premium, or otherwise, whether periodical or a lump sum, as consideration for the use of money or being given time to pay;

(b) an amount that is functionally equivalent to an amount referred to in paragraph (a) of this subsection;

(c) any amount treated as interest under section 546 of this title; or

(d) a commitment, guarantee, service, or
similar fee payable in respect of a debt or other instrument or agreement giving rise to interest under paragraphs (a), (b), or (c) of this subsection.

(23) 'Inventory' means anything produced, manufactured, purchased, or otherwise acquired for sale or exchange, and includes livestock, or any raw materials, or consumables used in a production or manufacturing process.

(24) 'Liaison office' means an office the sole activity of which is representation.

(25) 'Management fee' means an amount as consideration for the rendering of a managerial service, but does not include salary or wages.

(26) 'Member', in relation to an entity, means a shareholder in a company, partner in a partnership, beneficiary of a trust or estate, or any other person with an ownership interest in the entity.

(27) 'Natural resource amount' means:

(a) an amount (including a premium or like amount) as consideration for the right to take minerals or a living or non-living resource from land or sea; or

(b) an amount calculated in whole or part by reference to the quantity or value of minerals or a living or non-living resource taken from land or sea.

(28) 'Net profit' has the meaning in section 531
of this title.

(29) ‘Net profit tax’ means a tax imposed under subchapter II of this chapter.

(30) ‘Non-resident person’ means a person that is not a resident person.

(31) ‘Permanent establishment’ means a fixed place of business through which the business of a person is wholly or partly carried on, and includes:

(a) a place of management, branch, office (other than a liaison office), factory, warehouse, or workshop;

(b) a mine, oil or gas well, quarry, or other place of extraction of natural resources;

(c) a building site, or a construction, assembly or installation project, or supervisory activities connected with such site or project, but only if the site, project or activities continue for more than ninety days;

(d) the furnishing of services by the person, including consultancy services, through employees or other personnel engaged by the person for such purpose, but only if activities of that nature continue for the same or a connected project for a period or periods aggregating more than ninety days within any twelve-month period;
(e) a person (referred to as an “agent”) acting on behalf of another person (referred to as the “principal”), if the agent:

(i) has and habitually exercises an authority to conclude contracts on behalf of the principal; or

(ii) habitually maintains a stock of inventory from which the agent regularly delivers inventory on behalf of the principal, but does not include an agent of independent status; or

(f) any substantial equipment used by a person.

(32) ‘Person’ means an individual, entity, a government, a political subdivision of a government, or a public international organization.

(33) ‘Prescribed’ means set forth by the Secretary in regulations.

(34) ‘President’ means the President of the FSM.

(35) ‘Relative’ in relation to an individual, means:

(a) an ancestor, a descendant of any of the grandparents, or an adopted child, of the individual;

(b) an ancestor, a descendant of any of the grandparents, or an adopted child of a spouse of the individual; or
(c) a spouse of the individual or any person
specified in paragraph (a) or (b) of this subsection.

(36) ‘Resident person’ means:

(a) in the case of an individual, an

individual who:

(i) has his or her home in the FSM; or

(ii) is present in the FSM for a period

of, or periods amounting in aggregate to, one hundred

eighty-three days or more in any twelve month period

that commences or ends during a tax year; or

(iii) is an employee of the National or of

a State Government of the FSM posted abroad at any time

during the year; or

(b) in the case of any other person, the

person is incorporated, formed, organized, or otherwise

established in the FSM.

(37) ‘Royalty’ means an amount, however described,

whether periodical or a lump sum, as consideration for:

(a) the use of, or right to use any patent,

invention, design or model, secret formula or process,

trademark, or other like property or right;

(b) the use of, or right to use any

copyright of a literary, artistic, or scientific work

(including films or video tapes for use in connection

with television or tapes in connection with radio
broadcasting); (c) the receipt of, or right to receive, any visual images or sounds, or both, transmitted by satellite, cable, optic fiber, or similar technology in connection with television, radio, or internet broadcasting; (d) the supply of any technical, industrial, commercial, or scientific knowledge, experience, or skill; (e) the use of or right to use any industrial, commercial, or scientific equipment; or (f) the supply of any assistance that is ancillary and subsidiary to, and is furnished as a means of enabling the application or enjoyment of, any property or right referred to in paragraphs (a) through (e) of this subsection.

(38) ‘Secretary’ means the Secretary of the Department of Finance and Administration of the FSM National Government.

(39) ‘Small business’ means a business that is carried on by a person that is not registered for the VAT, but not including a business making exempt supplies that would be above the VAT registration threshold if the exempt supplies were taxable supplies.

(40) ‘State’ means a State of the FSM.
(41) ‘Structural improvement’, in relation to real property, includes any building, road, driveway, car park, pipeline, bridge, tunnel, airport runway, canal, dock, wharf, retaining wall, fence, power lines, water or sewerage pipes, drainage, landscaping, or dam.

(42) ‘Tax year’ means:

(a) in the case of a corporation, the period of twelve months ending on the date of the annual balance of its accounts; or

(b) in any other case, the period of twelve months ending on December 31.

(43) ‘VAT’ means the value added tax imposed pursuant to applicable revenue laws.

(44) ‘VAT Law’ means the Value Added Tax Act of a State.”

Section 5. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 513 to subchapter I of chapter 5 to read as follows:

“Section 513. Source of income.

(1) An amount derived by a resident person in carrying on a business is derived from sources in the FSM except to the extent that it is attributable to a business carried on through a permanent establishment of the person outside the FSM.

(2) An amount derived by a non-resident person in
carrying on a business is derived from sources in the FSM to the extent that it is attributable to a business carried on through a permanent establishment of the person in the FSM.

(3) Notwithstanding subsections (1) and (2) of this section, the following amounts are considered derived from sources in the FSM:

(a) a fee for services performed in the FSM;

(b) rental from the lease of real property in the FSM;

(c) interest, a royalty, or a management fee:

(i) paid by a resident person, other than as an expense of a business carried on through a permanent establishment of the person outside the FSM; or

(ii) paid by a non-resident person as an expense of a business carried on through a permanent establishment of the person in the FSM;

(d) a natural resource amount in respect of a natural resource taken in the FSM; or

(e) an insurance premium in respect of the insurance of a risk in the FSM.”

Section 6. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 514
to subchapter I of chapter 5 to read as follows:

“Section 514. Fair market value.

(1) The fair market value of an asset, property, service, or benefit at a particular time is the ordinary open market value of the asset, property, service, or benefit at that time.

(2) If it is not possible to determine the fair market value of an asset, property, service, or benefit at a particular time under subsection (1) of this section, the fair market value is the consideration a similar asset, property, service, or benefit would ordinarily fetch in the open market at that time, adjusted to take account of the differences between the similar asset, property, service, or benefit and the actual asset, property, service, or benefit.

(3) If the fair market value of an asset, property, service, or benefit cannot be determined under subsection (1) or (2) of this section, the fair market value is the amount determined by the CEO.”

Section 7. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 515 to subchapter I of subchapter 5 to read as follows:

“Section 515. Associate.

(1) Subject to subsection (2) of this section, two persons are associates if the relationship between
them is such that one may reasonably be expected to act in accordance with the intentions of the other, or both persons may reasonably be expected to act in accordance with the intentions of a third person.

(2) Two persons are not associates solely by reason of the fact that one person is an employee of the other or both persons are employees of a third person.

(3) Without limiting the generality of subsection (1) of this section, the following are treated as associates:

(a) an individual and a relative of the individual, except if the CEO is satisfied that neither person may reasonably be expected to act in accordance with the intentions of the other;

(b) a partner in a partnership and the partnership, if the partner, either alone or together with an associate or associates under another application of this section, controls fifty percent (50%) or more of the rights to income or capital of the partnership;

(c) a trust or estate and a person who benefits or may benefit under the trust or estate;

(d) a shareholder in a company and the company, if the shareholder, either alone or together
with an associate or associates under another application of this section, controls either directly or through one or more interposed persons:

(i) fifty percent (50%) or more of the voting power in the company;

(ii) fifty percent (50%) or more of the rights to dividends; or

(iii) fifty percent (50%) or more of the rights to capital; and

(e) two companies, if a person, either alone or together with an associate or associates under another application of this section, controls either directly or through one or more interposed persons:

(i) fifty percent (50%) or more of the voting power in both companies;

(ii) fifty percent (50%) or more of the rights to dividends in both companies; or

(iii) fifty percent (50%) or more of the rights to capital in both companies.

(4) In applying subsection (3)(b), (d), or (e) of this section holdings that are attributable to a person from an associate are not reattributed to another associate.”

Section 8. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new subchapter
II to chapter 5 to be entitled “Imposition of Tax”.

Section 9. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 521 to subchapter II of chapter 5 to read as follows:

“Section 521. Imposition of net profit tax.

Net profit tax is imposed for each tax year at the rate of twenty five percent (25%) on the net profit for the tax year of every business.”

Section 10. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 522 to subchapter II of chapter 5 to read as follows:

“Section 522. Imposition of presumptive tax.

A presumptive tax of eighty dollars ($80) per tax year is imposed on a business if the gross revenue of the business for the tax year does not exceed ten thousand dollars ($10,000.)”

Section 11. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 523 to subchapter II of chapter 5 to read as follows:

“Section 523. General provisions applicable to net profit tax and presumptive tax.

(1) Net profit tax or presumptive tax is payable by the person or persons carrying on the business. If a person carries on more than one business, the net profit tax or presumptive tax payable is computed and
reported separately for each business. For this purpose, if a business has operations in more than one State, the operations in each State are treated as a separate business.

(2) No net profit tax or presumptive tax is payable if the gross revenue of a business for a tax year does not exceed two thousand dollars ($2,000).

(3) Notwithstanding subsection (1) of this section, in determining whether the gross revenue of a business carried on by a person does not exceed ten thousand dollars ($10,000) for the purposes of section 522 of this title, or two thousand dollars ($2,000) for the purposes of subsection (2) of this section, account is taken of the gross revenue of all businesses carried on by the person or by associates of the person in the FSM."

Section 12. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 524 to subchapter II of chapter 5 to read as follows:

“Section 524. Imposition of tax on transportation or insurance income of non-resident person.

(1) Tax is imposed at the rate of three percent (3%) on the gross revenue derived by a non-resident person without a permanent establishment operating a ship or aircraft for the carriage of passengers,
livestock, mail, merchandise, or goods embarked in the FSM.

(2) Tax payable under this section shall be payable by the non-resident person deriving the amount subject to tax. The tax payable is discharged if the tax has been paid in accordance with section 575 or 576 of this title.”

Section 13. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 525 to subchapter II of chapter 5 to read as follows:

“Section 525. Imposition of tax on certain payments to non-resident persons.

(1) Tax is imposed at the rate specified in subsection (2) of this section on the gross amount of interest, a royalty, natural resource amount, insurance premium, or management fee derived by a non-resident person from sources in the FSM.

(2) The rate of tax imposed under subsection (1) of this section is:

(a) five percent (5%) of the gross amount of the insurance premium; or

(b) fifteen percent (15%) of the gross amount of the interest, royalty, natural resource amount, or management fee.

(3) Subsection (1) of this section does not apply
(a) an amount that is exempt income; or
(b) interest, a royalty, natural resource
amount, insurance premium, or management fee that is
attributable to a business carried on by the non-
resident person through a permanent establishment of
the person in the FSM and, in that case, the interest,
royalty, natural resource amount, insurance premium, or
management fee is taxable under section 521 of this
title.

(4) The tax payable under subsection (1) of this
section is discharged if the tax has been paid in
accordance with section 581 of this title.”

Section 14. Title 54 of the Code of the Federated
States of Micronesia is hereby further amended by
adding a new subchapter III to chapter 5 to be entitled
“Computation of Net Profit”.

Section 15. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new section 531
to subchapter III of chapter 5 to read as follows:

“Section 531. Net profit.
The net profit of a business for a tax year is the
gross revenue of the business for the year reduced by
the total amount of deductions allowed to the business
for the year.”
Section 16. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 532 to subchapter III of chapter 5 to read as follows:

"Section 532. Gross revenue.

(1) The gross revenue of a business for a tax year is the sum of the following amounts (other than an amount that is exempt income) derived by the business during the year from sources in the FSM:

(a) the gross receipts from the carrying on of the business, including the gross proceeds from the disposal of inventory and the gross fees for the provision of services;

(b) the gross receipts from the employment of the capital of the business, including interest, royalties, and rentals;

(c) the net gain on disposal of a business asset (other than inventory);

(d) the net gain on satisfaction or cancellation of a debt of the business; and

(e) the amount of an expense, loss, or bad debt previously allowed as a deduction that has been reimbursed or recovered by the business.

(2) For the purposes of subsection (1)(c) of this section, the net gain on disposal of a business asset is the consideration received on disposal of the asset.
less the cost of the asset at the time of disposal.

(3) For the purposes of subsection (1)(d) of this section, the net gain on disposal of a debt of a business is the amount of the debt less the amount received on satisfaction or cancellation of the debt.

(4) The gross revenue of a business does not include any amount subject to tax under sections 522, 524, or 525 of this title.”

Section 17. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 533 to subchapter III of chapter 5 to read as follows:

“Section 533. Exempt income.

(1) The following amounts are exempt income:

(a) a distribution by an entity;

(b) interest paid by a resident company to a non-resident person in respect of debentures if the following conditions are satisfied:

(i) the debentures were issued by the company outside the FSM for the purpose of raising a loan outside the FSM;

(ii) the debentures were issued with a view to public subscription or other wide distribution;

(iii) the debentures were issued for the purpose of raising funds for use by the company in a
business carried on in the FSM; and

(iv) the interest is paid outside the FSM; and

(c) an amount exempt from tax under an international agreement between the Government of the FSM and a foreign government or a public international organization.

(2) A provision in another law providing that an amount is exempt income does not have legal effect unless also provided for in this chapter.”

Section 18. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 534 to subchapter III of chapter 5 to read as follows:

“Section 534. Deductions.

(1) Subject to this chapter, the total amount of deductions allowed to a business for a tax year is the sum of:

(a) subject to section 535 of this title, the expenses or losses incurred during the year solely in deriving amounts included in the gross revenue of the business;

(b) the cost of inventory for the year as determined under this chapter;

(c) the total amount, as determined under section 536 of this title, by which the value of the...
depreciable assets of the business have declined during
the year by reason of wear and tear from use in
deriving amounts included in the gross revenue of the
business;

(d) the total amount, as determined under
section 537 of this title, by which the value of the
intangibles of the business have declined in value
during the year from use in deriving amounts included
in the gross revenue of the business; and

(e) the net loss on disposal of a business
asset (other than inventory) during the year.

(2) For the purposes of subsection (1)(e) of this
section, the net loss on disposal of a business asset
is the cost of the asset at the time of disposal less
the consideration received on disposal of the asset.”

Section 19. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new section 535
to subchapter III of chapter 5 to read as follows:

“Section 535. Non-deductible expenses.

(1) No deduction is allowed for:

(a) a distribution by an entity or capital
withdrawn from a business;

(b) an expense or loss of a capital nature
except as provided in section 534(1)(c), (d), or (e) of
this title;
(c) an amount placed in a reserve fund, a provision for expected expenses or losses, or an amount capitalized in any way;

(d) an expense or loss to the extent recoverable under a policy of insurance or contract of indemnity;

(e) an expense incurred in providing entertainment except:

   (i) if the entertainment was provided in the ordinary course of a business carried on to provide the entertainment and the entertainment was not provided to an employee or an associate of the person carrying on the business;

   (ii) if the entertainment was provided to an employee, it was provided while the employee is traveling on business in course of the employee’s employment; or

   (iii) if the entertainment is a meal or refreshment provided to an employee on the business’ premises and which is available to all full-time employees on equal terms;

(f) interest payable to an associate other than that interest included in the gross revenue of a business carried on by the associate or taxable under section 525 of this title;
(g) the net profit tax, including any penalty or interest payable in respect of net profit tax payable;

(h) a fine or penalty imposed for violation of any law, rule, or regulation; or

(i) a bribe, kickback, or other expense incurred to accomplish an illegal transaction or activity.

(2) A person required to withhold tax under subchapter VII of this chapter in respect of an amount paid to a non-resident person is not allowed a deduction for the amount paid until the withheld tax has been paid to the CEO.”

Section 20. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 536 to subchapter III of chapter 5 to read as follows:

“Section 536. Depreciable assets.

(1) A business is allowed a deduction for a tax year for the amount by which the value of the depreciable assets of a business has declined during the year.

(2) The decline in value of a depreciable asset of a business for a tax year is computed by applying the rate specified in subsection (3) of this section against the cost of the asset.
(3) The rate of depreciation is:

(a) in the case of motor vehicles, buses and minibuses, goods vehicles, trucks, tractors, trailers, and trailer-mounted containers, computers and data handling equipment, construction equipment and earthmoving equipment, and plant and machinery used in manufacturing, mining, or farming operations, fifty percent (50%);

(b) in the case of industrial buildings, ten percent (10%);

(c) in the case of any other structural improvement, five percent (5%); or

(d) in the case of any other depreciable asset, thirty three and one-third percent (33\(\frac{1}{3}\)%).

(4) If a depreciable asset of a business is not used, available for use, or held in carrying on the business for the whole of the year, the amount computed under subsection (2) of this section is reduced by the proportion of the year that the asset was not so used.

(5) The total decline in value allowed as a deduction under section 534(1)(c) of this title for a depreciable asset for the current tax year and all previous tax years must not exceed the cost of the asset.”
Micronesia is hereby further amended by adding a new section 537 to subchapter III of chapter 5 to read as follows:

"Section 537. Intangibles.

(1) A business is allowed a deduction for a tax year for the amount by which the value of the intangibles of a business has declined during the year.

(2) The decline in value of an intangible of a business for a tax year is computed by dividing the cost of the intangible by its useful life.

(3) An intangible is treated as having a useful life of ten years if:

(a) it has a useful life of more than ten years; or

(b) it does not have an ascertainable useful life.

(4) If an intangible of a business is not used, available for use, or held in carrying on the business for the whole of the year, the amount computed under subsection (2) of this section is reduced by the proportion of the year that the intangible was not so used.

(5) The total decline in value allowed as a deduction under section 534(1)(d) of this title for an intangible for the current tax year and all previous tax years must not exceed the cost of the intangible."
Section 22. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 538 to subchapter III of chapter 5 to read as follows:

“Section 538. Net loss carry forward.

(1) If the total amount of deductions of a business allowed for a tax year (other than under this section or section 540(3) of this title) exceeds the gross revenue of the business for the year, the amount of the excess is the net loss of the business for the year.

(2) If a business has a net loss for a tax year, the amount of the loss is carried forward to the following tax year and allowed as a deduction in computing the net profit of the business for that following year.

(3) If a net loss is not wholly deducted under subsection (2) of this section, the amount not deducted is carried forward to the next following tax year and applied as specified in subsection (2) of this section in that year, and so on until the loss is fully deducted, but no loss can be carried forward for more than three tax years after the year in which the loss was incurred.

(4) If a business has a net loss carried forward under this section for more than one tax year, the loss
of the earliest year is deducted first.

(5) If a business has a net loss carried forward under this section and an interest expense carried forward under section 540 of this title for a tax year, the net loss carried forward is deducted first.

(6) If a person carries on more than one business, this section applies separately to each business.”

Section 23. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 539 to subchapter III of chapter 5 to read as follows:

“Section 539. Currency translation.

(1) An amount taken into account under this chapter must be expressed in United States dollars.

(2) Subject to subsection (3) of this section, if an amount is in a currency other than United States dollars, the amount must be translated to United States dollars at the United States Federal Reserve exchange rate applying between the foreign currency and United States dollars on the date the amount is taken into account for the purposes of this chapter.

(3) With the prior written permission of the CEO, amounts taken into account in computing the net profit or net loss of a business for a tax year may be translated to United States dollars at the average mid-
Section 24. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 540 to subchapter III of chapter 5 to read as follows:

“Section 540. Interest expense.

(1) Subject to section 535(1)(f) of this title and subsection (2) of this section, a business is allowed a deduction for any interest expense incurred by the business during a tax year to the extent which the business has used the proceeds or benefit of the debt or other instrument or agreement giving rise to the interest solely to derive income included in the gross revenue of the business.

(2) The total amount of interest allowed to a business as a deduction under this section for a tax year must not exceed the amount computed according to the following formula:

\[ A + (50\% \times (B - C)) \]

Where:

A is the total interest income derived by the business during the year;

B is the total gross income of the business for the year, other than interest income; and

C is the total amount of deductions allowed to the
business for the year, other than for interest incurred.

(3) If an amount of interest is not deducted in a tax year as a result of subsection (2) of this section, the undeducted amount of the interest is carried forward and treated as interest incurred by the business in the next following tax year and deducted in accordance with this section in that year, and so on until the interest is fully deducted.

(4) Subsection (2) of this section does not apply to a financial institution.”

Section 25. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new subchapter IV to chapter 5 to be entitled “Tax Accounting”.

Section 26. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 541 to subchapter IV of chapter 5 to read as follows:

“Section 541. Simplified tax accounting for small businesses.

(1) The net profit of a small business is computed in accordance with generally accepted accounting principles subject to the following modifications:

(a) the revenues and expenses of the business are accounted for on a cash basis under which an amount of revenue is derived when it is received and an expense
is incurred when it is paid;

(b) no deduction is allowed for an amount specified in section 535 of this title;

(c) subject to paragraph (e) of this section, the amount allowed for the depreciation of depreciable assets or the amortization of intangibles is computed in accordance with sections 536 and 537 of this title;

(d) the amount allowed as a deduction under section 534(1)(b) of this title for a tax year is the total amount paid by the business for the cost of inventory acquired during the year and section 544 of this title does not apply; and

(e) an intangible that is a prepayment of a business expense is deductible in the tax year in which it is paid.”

(2) Reserved.
(a) the revenues and expenses of the business are accounted for on an accrual basis under which an amount of revenue is derived when it is due and an expense is incurred when it is payable;

(b) no deduction is allowed for any amount specified in section 535 of this title;

(c) the amount allowed for the depreciation of depreciable assets or the amortization of intangibles is computed in accordance with sections 536 and 537 of this title;

(d) the deduction allowed for inventory is computed in accordance with section 544 of this title;

(e) the gross revenues and expenses arising under a long-term contract are determined under section 545 of this title;

(f) a finance lease is treated as the equivalent of a sale and purchase of the leased asset in accordance with section 546 of this title; and

(g) a deduction for a bad debt is allowed in accordance with section 547 of this title.

(2) For the purposes of subsection (1)(a) of this section:

(a) an amount is due when the business is entitled to receive it even if the time for discharge of the entitlement is postponed or the amount is
payable by installments; and

(b) an amount is payable when all the events that determine liability have occurred and the amount of the liability can be determined with reasonable accuracy, but not before economic performance occurs.

(3) For the purposes of subsection (2) of this section, economic performance occurs:

(a) in the case of the acquisition of services or assets, at the time the services are provided or assets delivered;

(b) in the case of the use of assets, at the time assets are used; and

(c) in any other case, at the time payment is made in full satisfaction of the liability.”

Section 28. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 543 to subchapter IV of chapter 5 to read as follows:

“Section 543. Change in tax accounting method.

(1) If a business that is a small business ceases to be a small business or a business that is not a small business becomes a small business, the business shall apply, in writing, to the CEO for a change in the method of accounting used by the business in computing the net profit of the person’s business and the CEO shall in writing, approve or disapprove the
application.

(2) If the method of accounting used by a business in computing the net profit of a business changes, adjustments must be made in the tax year of change to items of revenue, deduction, or credit, or to any other items affected by the change so that no item is omitted and no item is taken into account more than once.”

Section 29. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 544 to subchapter IV of chapter 5 to read as follows:

“Section 544. Inventory.

(1) The amount allowed as a deduction under section 534(1)(b) of this title for a tax year to a business accounting for net profits tax on an accrual basis for the cost of inventory is the cost of inventory disposed of during the year as computed under this section.

(2) The cost of inventory disposed of by a business during a tax year is computed in accordance with the following formula:

\[(A + B) - C\]

Where:

A is the opening value of the inventory for the tax year;
B is the cost of inventory acquired during the tax year; and

C is the closing value of inventory for the tax year.

(3) The opening value of inventory for a tax year:

(a) is the cost of inventory on hand at the end of the previous tax year; or

(b) if the business commenced during the year, the cost of inventory (if any) acquired by the owner of the business prior to commencement of the business.

(4) The closing value of inventory for a tax year is the lower of cost or fair market value of inventory on hand at the end of the tax year.

(5) The cost of inventory on hand at the end of a tax year is computed under the absorption-cost method. The absorption-cost method is the generally accepted accounting principle under which the cost of an item of inventory is the sum of direct material costs, direct labor costs, and factory overhead costs. Direct material costs are the cost of materials that become an integral part of the inventory manufactured or produced, or which are consumed in the manufacturing or production process. Direct labor costs are the labor
costs directly related to the manufacture or production
of inventory. Factory overhead costs are the total
costs of manufacturing or producing inventory, other
than direct labor and direct material costs.

(6) If particular items of inventory are not
readily identifiable, the cost of inventory on hand at
the end of a tax year may be accounted for on the
first-in-first-out method. The first-in-first-out
method is the generally accepted accounting principle
under which the valuation of inventory is based on the
assumption that inventory is sold in the order of its
acquisition.”

Section 30. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new section 545
to subchapter IV of chapter 5 to read as follows:

“Section 545. Long-term contracts.

(1) A business accounting for net profit tax on
an accrual basis must compute the net profit arising
under a long-term contract during a tax year under the
percentage of completion method. The percentage of
completion method is the generally accepted accounting
principle under which revenues and expenditures arising
under a long-term contract are recognized by reference
to the stage of completion of the contract.

(2) In this section, ‘long-term contract’ means a
contract for manufacture, installation, or
construction, or, in relation to each, the performance
of related services, that is not completed within the
tax year in which work under the contract commenced,
other than a contract estimated to be completed within
six months of the date on which work under the contract
commenced.”

Section 31. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new section 546
to subchapter IV of chapter 5 to read as follows:

“Section 546. Finance leases.

(1) If a business has entered into a finance
lease, the net profit of the business is computed on
the basis that:

(a) the lessee is the owner of the asset;
(b) the lessee acquired the asset at the
commencement of the lease, except in cases when the
lessee already was the owner of the asset; and
(c) the lessor has made a blended loan to the
lessee at the commencement of the lease and each lease
payment is in part repayment of principal and in part
payment of interest under that loan.

(2) The cost of an asset treated as owned by the
lessee under subsection (1)(a) of this section is:

(a) if the lessor and lessee are not
associates and an amount is stated as the cost or value
of the asset in the lease agreement, that amount; or
(b) in any other case, the fair market value
of the asset at the commencement of the lease.

(3) The amount of the loan referred to in
subsection (1)(c) of this section is the amount
determined under subsection (2) of this section as the
cost of the asset.

(4) The interest part of each payment made under
the loan is computed by reference to the interest rate
implicit in the lease agreement.

(5) In this section, a blended loan is a loan
under which payments by the borrower represent in part
a payment of interest and in part a repayment of
principal when the interest part is calculated on the
principal outstanding at the time of each payment.”

Section 32. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new section 547
to subchapter IV of chapter 5 to read as follows:

“Section 547. Bad debts.

(1) A deduction is allowed for a tax year for a
bad debt of a business if the following conditions are
satisfied:

(a) the amount of the debt:

(i) was previously included in the
gross revenue of the business; or

(ii) is money lent by the business in
the normal course of carrying on a business of money
lending;

(b) the debt or part of the debt is written
off in the accounts of the business in the tax year;
and

(c) there are reasonable grounds for
believing that the debt is irrecoverable.

(2) The amount of the deduction allowed under
this section for a tax year must not exceed the amount
of the debt written off in the accounts of the business
for that year.”

Section 33. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new subchapter V
to chapter 5 to be entitled “Business Assets”.

Section 34. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by enacting a new section
551 to subchapter V of chapter 5 to read as follows:

“Section 551. Disposal and acquisition of business
assets.

(1) Except as otherwise provided in this chapter,
this section establishes when a business asset is
disposed of or acquired for the purposes of this
chapter.
(2) A business is treated as having made a disposal of an asset at the time the business parts with the ownership of the asset, including when the asset is:

(a) sold, exchanged, transferred, or distributed; or
(b) cancelled, redeemed, relinquished, destroyed, lost, expired, or surrendered.

(3) A disposal includes the disposal of a part of an asset.

(4) The transmission of an asset by succession or under a will is treated as a disposal of the asset by the deceased at the time the asset is transmitted.

(5) The application of a business asset to personal or domestic use is treated as a disposal of the asset by the owner at the time the asset is so applied.

(6) A business acquires an asset at the time the owner of the business begins to own the asset, including at the time the owner is granted any right.

(7) The application of a personal asset by the owner of a business to business use is treated as an acquisition of the asset by the business at the time the asset is so used.

(8) In this section, ‘personal asset’ means an
Section 35. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 552 to subchapter V of chapter 5 to read as follows:

“Section 552. Cost.

(1) Except as otherwise provided in this chapter, this section establishes the cost of a business asset for the purposes of this chapter.

(2) Subject to this chapter, the cost of a business asset is the sum of the following amounts:

(a) the total consideration given by a business for the asset, including the fair market value of any consideration in kind determined at the time the asset is acquired and, if the asset is constructed or developed, the cost of construction or development;

(b) any incidental expenditure incurred by the business in acquiring or disposing of the asset; or

(c) any expenditure incurred by the business to install, alter, renew, reconstruct, or improve the asset.

(3) Subject to this chapter, the cost of a business asset that is an intangible is:

(a) in relation to an intangible referred to in paragraph (a) or (b) of the definition of ‘intangible’ in section 512 of this title, the total
(b) in relation to an intangible referred to in paragraph (c) of the definition of ‘intangible’ in section 512 of this title, the amount of the expenditure.

(4) The cost of a business asset is reduced by the amount of any deduction allowed to the business in respect of amounts included in the cost of the asset, including a deduction allowed under section 536 or 537 of this title.

(5) If a business disposes of a part of a business asset, the cost of the asset is apportioned between the part of the asset retained and the part disposed of in accordance with their respective fair market values determined at the time the business acquired the asset.

(6) The cost of a business asset does not include the amount of any grant, subsidy, rebate, commission, or other assistance received or receivable by a business in respect of the acquisition or holding of the asset, except to the extent to which the amount is included in the gross revenue of the business. The reference to ‘other assistance’ in this subsection does not include a loan repayable with or without interest.
(7) The cost of a business asset treated as acquired under section 551(7) of this title is the fair market value of the asset determined at the date it is applied to business use.

(8) If the acquisition of a business asset is the derivation of an amount included in gross revenue of a business, the cost of the asset is the amount so included plus any amount paid by the business for the asset.

(9) If the acquisition of a business asset is the derivation of exempt income, the cost of the asset is the exempt amount plus any amount paid by the business for the asset.”

Section 36. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 553 to subchapter V of chapter 5 to read as follows:

“Section 553. Consideration received.

(1) Except as otherwise provided in this chapter, this section establishes the amount of consideration received on disposal of a business asset for the purposes of this chapter.

(2) The consideration received by a business on disposal of a business asset is the total amount received by the business for the asset, including the fair market value of any consideration received in kind
(3) If a business asset has been lost or destroyed, the consideration received by a business for the asset includes any compensation, indemnity, or damages received by the business as a result of the loss or destruction, including amounts received as a consequence of:

(a) an insurance policy, indemnity, or other agreement;

(b) a settlement; or

(c) a judicial decision.

(4) The consideration received for a business asset treated as disposed of under section 551(5) of this title is the fair market value of the asset determined at the time it is applied to personal or domestic use.

(5) If two or more business assets are disposed of by a business in a single transaction and the consideration received for each asset is not specified, the total consideration received by the business is apportioned among the assets disposed of in proportion to their respective fair market values determined at the time of the transaction.”

Section 37. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 554
to subchapter V of chapter 5 to read as follows:

"Section 554. Non-arm’s length transaction.

(1) For the purposes of this chapter, if a business asset is disposed of in a non-arm’s length transaction:

(a) the business disposing of the asset is treated as having received consideration equal to the fair market value of the asset determined at the time the asset is disposed of; and

(b) the business acquiring the asset is treated as having a cost equal to the amount determined under paragraph (a) of this section.

(2) Reserved."

Section 38. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 555 to subchapter V of chapter 5 to read as follows:

"Section 555. Gain or loss not recognized.

(1) For the purposes of this chapter and subject to subsection (2) of this section, no gain or loss is taken to arise on the disposal of a business asset:

(a) between spouses as part of a divorce settlement or under an agreement to live apart, but only if the asset is used, available for use, or held by the recipient spouse in carrying on a business;

(b) by reason of the transmission of the asset on the death of a person to an executor or
beneficiary, but only if the asset is used, available for use, or held by the executor or beneficiary in carrying on a business; or

(c) by reason of the compulsory acquisition of the asset under any law if the consideration received for the disposal is reinvested by the recipient in an asset of a like kind (referred to as a ‘replacement asset’) within one year of the disposal.

(2) Subsection (1) of this section does not apply if the person acquiring the asset (including a replacement asset) is a non-resident person at the time of the acquisition.

(3) If subsection (1)(a) or (b) of this section applies, the person acquiring the asset is treated as acquiring an asset of the same character as the person disposing of the asset for an amount equal to the cost of the asset for the person disposing of the asset at the time of the disposal.

(4) A person’s cost of a replacement asset or intangible referred to in subsection (1)(c) of this section is the cost of the asset or intangible at the time it is compulsorily acquired plus the amount by which any consideration given by the person for the replacement asset exceeds the consideration received by the person for the asset or intangible compulsorily
acquired.”

Section 39. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new subchapter VI to chapter 5 to be entitled “Anti-avoidance”.

Section 40. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 561 to subchapter VI of chapter 5 to read as follows:

“Section 561. Transfer pricing.

(1) The CEO may, in respect of:

(a) a transaction between businesses carried on by persons who are associates; or

(b) a transaction between businesses carried on by the same person, distribute, apportion, or allocate revenue and expenses between the businesses as is necessary to reflect the outcome that would have arisen in a transaction between independent persons dealing with each other at arm’s length.

(2) In applying subsection (1) of this section, the CEO may be guided by international standards, case law, and guidelines on transfer pricing issued by international organizations concerned with taxation.”

Section 41. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 562 to subchapter VI of subchapter 5 to read as follows:

“Section 562. General anti-avoidance provision.
(1) In this section, ‘tax avoidance scheme’ means any transaction or arrangement where one of the main purposes of a person in entering into the transaction or arrangement is the avoidance or reduction of the tax liability of a business under this chapter.

(2) For the purposes of determining the tax liability of a business under this chapter, the CEO may:

(a) determine the character of a transaction or an element of a transaction that was entered into as part of a tax avoidance scheme;

(b) disregard a transaction that does not have substantial economic effect;

(c) determine the character of a transaction if the form of the transaction does not reflect the substance; or

(d) treat separate businesses carried on by the same person as a single business if business activity has been fragmented under a tax avoidance scheme.”

Section 42. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new subchapter VII to chapter 5 to be entitled “Procedures”.

Section 43. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 571
to subchapter VII of chapter 5 to read as follows:

"Section 571. Filing of tax return.

(1) A person liable for tax under section 521 of this title in respect of a business must file a net profit tax return for the business for each tax year within three months after the end of the tax year.

(2) A person liable for tax under section 522 of this title in respect of a business must file a presumptive tax return for the business for each tax year within three months after the end of the tax year.

(3) A tax return must be in the prescribed form and filed in the prescribed manner."

Section 44. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 572 to subchapter VII of chapter 5 to read as follows:

"Section 572. Self-assessment of net profit tax or presumptive tax due.

(1) A person that files a net profit tax return in respect of a business for a tax year is treated as having made a self-assessment of:

(a) if the business has a net profit for the year, the amount of the net profit of the business and the net profit tax payable thereon as specified in the return; or

(b) if the business has made a net loss for
the year, the amount of the net loss of the business as
specified in the return.

(2) A person that files a presumptive tax return
in respect of a business for a tax year is treated as
having made a self-assessment of the presumptive tax
payable for the year as specified in the return.”

Section 45. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new section 573
to subchapter VII of chapter 5 to read as follows:

“Section 573. Payment of tax.
The net profit tax or presumptive tax payable by a
person for a tax year in respect of a business carried
on by the person is payable by the date that the tax
return of the business for the year is due.”

Section 46. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new section 574
to subchapter VII of chapter 5 to read as follows:

“Section 574. Installments of tax.

(1) A person must pay installments of net profit
tax for a tax year in respect of a business carried on
by the person on the last working day of the third,
sixth, ninth, and twelfth months of the tax year.

(2) The amount of each installment is one-quarter
of the amount of net profits tax estimated by the
person to be payable in respect of the business for the
tax year. An estimate of net profit tax payable by the person for a tax year in respect of a business must be filed with the CEO by the due date for payment of the first installment for the year.

(3) An estimate filed by a person under subsection (2) of this section remains in force for the whole of the tax year unless a revised estimate is filed with the CEO. A revised estimate applies to the calculation of installments of net profit tax for a tax year due both before and after the date the revised estimate was filed. The amount of any underpayment of installments made prior to filing the revised estimate must be paid by the person together with the first installment due after the revised estimate is filed. The amount of any overpaid installments is applied against future net profit tax installments due.

(4) If a person fails to file an estimate of net profit tax in respect of a business as required under subsection (2) of this section, the estimated net profit tax payable in respect of the business for the tax year is such amount as estimated by the CEO. The CEO’s estimate remains in force for the whole of the tax year unless revised by the business in accordance with subsection (3) of this section.

(5) Each installment of net profit tax paid by a
person in respect of a business during a tax year is credited against the assessed net profit tax of the business for the year. If the amount of the credit allowed exceeds the net profit tax due for the year, the amount of the excess is credited against the assessed net profit tax liability of the person in relation to any other business carried on by the person. Any remaining excess is refunded to the person, or at the person’s election, may be credited against the next year’s tax assessment.

(6) If the estimate (including any revised estimate) of net profit tax payable by a person in respect of a business for a tax year is less than ninety percent (90%) of the assessed net profit tax liability of the person in respect of the business for the year (the difference is referred to as the ‘installment shortfall’), the business is liable for a penalty equal to:

(a) if the under-estimate is due to fraud or willful neglect, fifty percent (50%) of the installment shortfall; or

(b) in any other case, ten percent (10%) of the installment shortfall.

(7) No penalty is imposed under subsection (6)(b) of this section if the CEO is satisfied that the reason
for the installment shortfall was due to circumstances beyond the control of the business (such as a significant price fluctuation) and all reasonable care was taken in making the estimate.”

Section 47. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 575 to subchapter VII of chapter 5 to read as follows:

“Section 575. Collection of tax from non-resident ship owners or charterers.

(1) Subject to subsection (3) of this section, before the departure of a ship owned or chartered by a non-resident person from a port in FSM:

(a) the master or agent of the ship must file with the CEO a return showing the gross revenue derived from the carriage of passengers, livestock, mail, merchandise, or goods embarked in the FSM in respect of the ship; and

(b) the CEO must determine the amount of tax due under section 524(1)(a) of this title in respect of the ship and pursuant to regulatory guidelines, notify the master or agent, in writing, of the amount due.

(2) The return required under subsection (1)(a) of this section must be in the prescribed form and filed in the prescribed manner.

(3) The master or agent of a ship is liable for
(4) If the CEO is satisfied that the master or agent of a ship or the owner or charterer of the ship is unable to file the return required under subsection (1)(a) of this section before the departure of the ship from the FSM, the CEO may allow the return to be filed within 30 days after departure of the ship provided the non-resident owner or charterer has made satisfactory arrangements for the payment of the tax due under section 524(1)(a) of this title in respect of the ship.

(5) The CEO must not grant a port clearance for a ship owned or chartered by a non-resident person until satisfied that any tax due under section 524(1)(a) of this title in respect of the ship has been paid or that arrangements for its payment have been made to the satisfaction of the CEO.

(6) This section does not relieve the owner or charterer of the ship from liability to pay any amount due under section 524(1)(a) of this title that is not paid by the master or agent of the ship.”

Section 48. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 576 to subchapter VII of chapter 5 to read as follows:

“Section 576. Collection of tax from non-resident
aircraft owners or charterers.

(1) The owner or chartered of an aircraft liable for tax under section 524(1)(a) of this title must file a return with the CEO for each quarter within fifteen days after the end of the quarter.

(2) The return required under subsection (1) of this section must be in the prescribed form and filed in the prescribed manner.

(3) A person that files a tax return under subsection (1) of this section is treated as having made a self-assessment of the gross revenue derived for the carriage of passengers, livestock, mail, merchandise, or goods embarked in the FSM during the quarter and the tax payable thereon under section 524(1)(a) of this title as specified in the return.

(4) The tax payable by the non-resident person under section 524(1)(a) of this title is collected quarterly and is due on the due date for filing the return for each quarter.

(5) If the tax payable for a quarter is not paid within three months of the due date, the CEO may issue to the relevant airport authority a certificate specifying the name of the non-resident person and the amount of tax due, and the relevant airport authority must refuse clearance from any airport in the FSM to
any aircraft owned or chartered by the person until the
tax due has been paid.”

Section 49. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new section 577
to subchapter VII of chapter 5 to read as follows:

“Section 577. Records.

(1) A person carrying on a business must:

(a) keep such accounts, documents, and
records as enable the computation of the net profit of
the business for a tax year; and

(b) retain the records required under
paragraph (a) of this subsection for six (6) years
after the end of the tax year to which they relate.

(2) The records that must be maintained by a
person liable to pay presumptive tax or tax under
section 524 of this title may be prescribed.

(3) The CEO may disallow a claim for a deduction
for an expense if a business is unable, without
reasonable excuse, to produce a receipt or other record
of the expense, or to produce evidence relating to the
circumstances giving rise to the claim for the
deduction.”

Section 50. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new subchapter
VIII to chapter 5 to be entitled “Withholding Tax”.

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Section 51. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 581 to subchapter VIII of chapter 5 to read as follows:

“Section 581. Withholding of tax from payments to non-resident persons.

(1) A person paying interest, a royalty, natural resource amount, insurance premium, or management fee that is liable to tax under section 525 of this title must withhold tax at the rate of:

(a) in the case of an insurance premium, five percent (5%) of the gross amount of the premium; or
(b) in any other case, fifteen percent (15%) of the gross amount of the payment.

(2) A person must withhold tax from the gross amount paid at the rate of ten percent (10%) if:

(a) a person is liable to pay a fee to a non-resident person for the rendering of independent services;
(b) the fee is derived by the non-resident person from sources in the FSM; and
(c) the fee is not attributable to a business carried on by the non-resident person through a permanent establishment of the person in the FSM.

(3) Tax required to be withheld by a person under
this section must be paid to the CEO within 15 days after the end of the month in which the person was required to withhold the tax.

(4) A person is personally liable to pay the amount of the tax to the CEO if that person:
   (a) fails to withhold tax as required under this section; or
   (b) having withheld tax fails to pay the tax to the CEO as required under this section.

(5) A person personally liable for an amount of tax under subsection (4) of this section as a result of failing to withhold the tax is entitled to recover the tax from the recipient of the payment.

(6) A person who has withheld tax from a payment under this section and paid the tax to the CEO is indemnified against any claim by the recipient for payment of the withheld amount."

Section 52. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 582 to subchapter VIII of chapter 5 to read as follows:

“Section 582. Withholding tax documentation.

(1) A person withholding tax under section 581 of this title must give to the recipient of the payment a tax withholding certificate as prescribed.

(2) A non-resident person required to file a net
profit tax return for a tax year must attach to the
return any tax withholding certificate received for the
applicable tax period.

(3) A person withholding tax under section 581 of
this title shall, within two months after the end of
the calendar year, file with the CEO an annual
withholding tax statement as prescribed.”

Section 53. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new section 583
to subchapter VIII of chapter 5 to read as follows:

“Section 583. Priority of tax withheld.

(1) Tax withheld from a payment by a person under
section 581 of this title:

(a) is held by the person in trust for
the National Government; and

(b) is not subject to attachment in respect
of any debt or liability of the person.

(2) In the event of the liquidation or bankruptcy
of a person who has withheld tax under section 581 of
this title, any amount withheld does not form part of
the estate of the person in liquidation or bankruptcy
and the CEO has first claim for that amount before any
distribution of property is made.

(3) An amount that a person is required to
withhold from a payment under section 581 of this title
is:

(a) a first charge on the payment; and

(b) deducted prior to any other amount that the person may be required to deduct from the payment by virtue of an order of any Court or under any other law.”

Section 54. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 584 to subchapter VIII of chapter 5 to read as follows:

“Section 584. Credit for tax withheld.

(1) If tax has been withheld under section 581(2) of this title:

(a) the gross revenue of the non-resident person deriving the fee is the amount of the fee before the withholding of the tax; and

(b) the non-resident person deriving the fee is allowed a credit for that tax against the net profit tax payable by the person for the tax year in which the tax was withheld.

(2) If the amount of the credit allowed under subsection (1)(b) of this section for a tax year exceeds the net profit tax due for the year, the amount of the excess must be refunded to the non-resident person.”

Section 55. Title 54 of the Code of the Federated States of
Micronesia is hereby further amended by adding a new subchapter IX to chapter 5 to be entitled “Final Provisions”.

Section 56. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 591 to subchapter IX of chapter 5 to read as follows:

“Section 591. Regulations.

(1) The Secretary shall, subject to approval of the President, prescribe and have printed reasonable regulations for the enforcement of this chapter and such regulations shall have the force and effect of law if they are not in conflict with the express provisions of this chapter or other laws of the FSM.

(2) The regulations shall also provide for matters prescribed under the chapter to be made by regulation.

(3) Such regulations shall be promulgated in accordance with law.”

Section 57. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 592 to subchapter IX of chapter 5 to read as follows:

“Section 592. Transition.

Any tax liability that arose before this chapter came into force may be recovered under chapter 9 of this title, but without prejudice to any action already taken for the recovery of the tax.”
Section 58. Title 54 of the Code of the Federated States of Micronesia is hereby further amended by adding a new section 593 to subchapter IX of chapter 5 to read as follows:

"Section 593. Commencement of administration.

Administration of this act shall commence six (6) months after the commencement of administration date of the Unified Revenue Authority Act as determined by section 769 of this title."

Section 59. This act shall become law upon approval by the President of the Federated States of Micronesia or upon its becoming law without such approval.

Date: __________ Introduced by: __________

Joe N. Suka
(by request)