Honorable Paul A. Manglona  
Chairman, Rota Legislation Delegation  
Twenty-First Northern Marianas  
   Commonwealth Legislature  
Saipan, MP 96950

Honorable Blas Jonathan “BJ” T. Attao  
Speaker, House of Representatives  
Twenty-First Northern Marianas  
   Commonwealth Legislature  
Saipan, MP. 96950

Dear Mr. Chairman and Mr. Speaker:

This is to inform you that I have signed into law House Local Bill No. 21-17, entitled, “To amend Rota Local Law 20-08, Section 2(q), to reappropriate the $100,000 for the Rota Island Specialty Crop Association.” Which was passed by the Rota Legislative Delegation of the Twenty-First Northern Marianas Commonwealth Legislature.

This bill becomes Rota Local Law No. 21-2. Copies bearing my signature are forwarded for your reference.

Sincerely,

RALPH DLG. TORRES  
Governor

cc: Lt. Governor; Press Secretary; Rota Mayor; Secretary of Finance; Chairman, Rota Municipal Council; Commonwealth Law Revision; Special Assistant for Administration; Special Assistant for Programs & Legislative Review
February 3, 2020

The Honorable Ralph DLG. Torres  
Governor  
Commonwealth of the Northern  
Mariana Islands  
Saipan, MP 96950

Dear Governor Torres:

I am honored to transmit for your action **House Local Bill No. 21-17**, entitled,

"To amend Rota Local Law 20-08, Section 2(q), to reappropriate the $100,000 for the Rota Island Specialty Crop Association"

The bill was passed unanimously by the Rota Legislative Delegation of the Twenty-First Northern Mariana Islands Commonwealth Legislature on First and Final Reading, a quorum duly present, during its 1st Day, Third Regular Session held on January 24, 2020.

Respectfully,

Frances Joan P. Kaipat  
Delegation Clerk

Enclosures
A LOCAL APPROPRIATION BILL FOR AN ACT
FOR THE FIRST SENATORIAL DISTRICT

To amend Rota Local Law 20-08, Section 2(q), to reappropriate the $100,000 for the Rota Island Specialty Crop Association.

Offered by Representative Donald M. Manglona

Introduced on April 29, 2019

HOUSE ACTION

Transmitted to the Rota Legislative Delegation on April 30, 2019.

DELEGATION ACTION

Committee Referral : None
Standing Committee Report : None
Comments Solicited : 4/30/19 [Mayor of Rota - DM 21-22]
 [Chairman, RMC - DM 21-23]
Comments Received : None
Passed First & Final Reading : 01/24/2020

Frances Joan P. Kaipat
Delegation Clerk
A LOCAL APPROPRIATION BILL FOR AN ACT
FOR THE FIRST SENATORIAL DISTRICT

To amend Rota Local Law 20-08, Section 2(q), to reappropriate the $100,000 for the Rota Island Specialty Crop Association.

BE IT ENACTED BY THE FIRST SENATORIAL DISTRICT DELEGATION PURSUANT TO
CHAPTER 4, DIVISION 1, TITLE 1 OF THE COMMONWEALTH CODE:

SECTION 1. FINDINGS AND PURPOSE.

The Rota Legislative Delegation (Delegation) finds that Rota Local Law 20-08 appropriated $100,000 for the Afanelos Marianas, Inc. However, the corporation has since dissolved and a new corporation, Rota Island Specialty Crop Association (RISCA), was formed. In addition, the Delegation further finds that removing the existing language that states “provided that any proposed use of the funds for a loan program must be submitted to the Rota Delegation Chairperson for review and approval by Delegation Resolution” is appropriate. Therefore, the purpose of this Act is to reappropriate the $100,000 initially appropriated for Afanelos Marianas, Inc. and instead give the funds to RISCA.

SECTION 2. AMENDMENT.

Rota Local Law 20-08, Section 2(q) is amended to read as follows:

“(q) $100,000 for Rota Island Specialty Crop Association to assist the local Rota fishermen and farmers’ programs under the expenditure authority of the President of the non-profit corporation. The President shall submit a report describing the fund expenditures within
30 days after the end of each quarter until such time all appropriated funds is exhausted."

SECTION 3. SEVERABILITY.

If any provision of this Act or the application of any such provision to any person or circumstance should be held invalid by a court of competent jurisdiction, the remainder of this Act or the application of its provisions to persons or circumstances other than those to which it is held invalid shall not be affected thereby.

SECTION 4. SAVINGS CLAUSE.

This Act and any repealer contained herein shall not be construed as affecting any existing right acquired under contract or acquired under statutes repealed or under any rule, regulation or order adopted under the statutes. Repealers contained in this Act shall not affect any proceeding instituted under or pursuant to prior law. The enactment of the Act shall not have the effect of terminating, or in any way modifying, any liability, civil or criminal, which shall already be in existence on the date this Act becomes effective.

SECTION 5. EFFECTIVE DATE.

This Act shall take effect upon its approval by the Governor or its becoming law without such approval.