



Dipåtamenton Kontribusion yan Adu'aña

DEPARTMENT OF

REVENUE AND TAXATION

GOVERNMENT OF GUAM

Gubetnamenton Guåhan

EDDIE BAZA CALVO, Governor Maga'låhi
RAY TENORIO, Lt. Governor Tinente Gubetnadot

JOHN P. CAMACHO, Director
Direktor
MARIE M. BENITO, Deputy Director
Sigundo Direktor

OCCUPANCY CLEARANCE FORM

Occupancy Permit No: _____

Completion date: _____

PROPERTY OWNER INFORMATION:

Owner: _____

Social Security: _____ EIN: _____

Mailing Address: _____

PARCEL DESCRIPTION INFORMATION:

Parcel Identification Number: _____

Parcel Description: _____

Municipality: _____

BUILDING/STRUCTURE INFORMATION:

Street Address: _____

Construction type: _____ Number of Story: _____

Building (Living) area: _____ Garage area: _____

Storage area: _____

New Construction: YES or NO Renovation/Extension: YES or NO

PLEASE DRAW OR ATTACH A MAP TO THE PROPERTY ON THE REVERSE SIDE OF THIS FORM

FOR OFFICE USE ONLY

ADDITIONAL DELINQUENT TAXES DUE

PIN	TAX YEAR	TAX DUE	REMARKS

VERIFIED BY: _____

DATE: _____

DRAW MAP TO PROPERTY HERE:

A NOTICE TO ALL PERSONS OBTAINING OCCUPANCY PERMITS CLEARANCE FOR REAL PROPERTY TAXES

To ensure an accurate assessment, you are required to furnish the above information to this office. Failure to comply with the requirements of Public Law 23-61 & Chapter 24 Title II GCA will result in erroneous and/or escaped assessment of taxes levied against the Government of Guam

Delinquent Real Property Taxes: Any request for clearances for real property taxes will not be granted if the legal property contains outstanding taxes for both land and building. The taxes will be verified by the property and lessee owners.

§24309, Article 3, Chapter 24, Title 11, GCA: Power to require information. Every person shall furnish information or records for examination at any time as required by the assessor. The assessor may subpoena and examine any person in relation to any statement made or information or records furnished by such person.

§24313, Article 3, Chapter 24, Title 11, GCA: Penalty Assessment. Any property willfully concealed, transferred or misrepresented by the owner or his agent to evade taxation shall be penal assessed on discovery at not more than ten (10) times its value. This assessment shall be marked; "PENAL ASSESSMENT" and shall not be reduced by the Board of Equalization.

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