

DEPARTMENT OF STAT UNCLASSIFIED 107 BUREAU OFÉAST ASIAN and PACIFIC AFFAIRS 0423457 PAGE 01 66 ACTION INT-08 SS-07 INR-10 PA-02 EAFØ7 L=03 INFO OCT-01 10-03 1044 W 120951 R 041404Z JUN 73 EM HICOMTERPACIS SAIPAN DEPARTMENT OF STATE A/CDC/MR TD SECSTATE COMTWELVE SAN FRANCISCO REVIEWED by. JCS/SECDEF (X) DECLASSIFY CRELEASE CINCPAC ( ) DECLASSIFY in PARTO ( ) EXCISE WHITE HOUSE ( ) DEELTY ( ) Hon-responsive info. © URN 40 CINCPACREP GUAH/TTPI FOI, EO or PA exemptions. USUN NEW YORK TS authority to: AMEMBASSY CANBERRA ( ) CLASSIFY as. ION AMEMBASSY TOKYO ) DOWNGRADE TS to ( ) S or ( ) C, OADR AMEMBASSY MANILA UNCLAS K (SECTION I OF IV) FROM STATUS LNO NO 111 PASS TO DEPT INTERIOR FOR OSN (ACTION) AND (INFO) DOTA STATE FOR EA, OI/UNP, L/UNA COMTHELVE FOR AMB WILLIAMS DEFENSE FOR FOR OSD/ISA WHITE HOUSE FOR NSC USUN FOR AMB BENNETT PAGE TWO RUNGSAA3500 UNCLAS PASS JUSTICE FOR MARCUSE (OLC) AMEMBASSY CANBERRA FOR POL AMEMBASSY TOKYA.FOR POL .. AMEMBASSY MANILA FOR BOL SUBJECT: MARIANAS STATUS NEGOTIATIONS:

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-FOLLOWING IS TEXT OF JOINT COMMUNIQUE ISSUED JUNE 4 8Y



### TELEGRAM

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AMBASSADDR FRANKLIN HAYDN WILLIAMS AND SENATOR EDWARD PANGALINAN, CHAIRMEN RESPECTIVELY OF U.S. AND MARIANAS STATUS DELEGATIONS:

#### BEGIN TEXT:

FROM MAY 15 TO JUNE 4, 1973. THE MARIANAS POLITICAL STATUS COMMISSION AND THE PRESIDENT'S PERSONAL REPRESENTATIVE MET IN SAIPAN FOR NEGOTIATIONS AIMED AT ACHIEVING POLITICAL UNION BETWEEN THE MARIANA ISLANDS AND THE UNITED STATES OF AMERICA. THE MEETING CONSISTED OF VUBLIC PLENARY OPENING AND CLOSING SESSIONS, SEVERAL WORKING SESSIONS, AND MEETINGS OF SUBPANELS OF ADVISERS ON TECHNICAL MATTERS. THE TWO SIDES RECOGNIZE THAT ANY FINAL AGREEMENT EMERGING FROM THESE AND FUTURE SESSIONS

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OF NEGOTIATIONS WILL HAVE TO BE APPROVED BY THE MARIANAS DISTRICT

LEGISLATURE, THE PEOPLE OF THE MARIANAS IN A PLEBISCITE,

AND THE UNITED STATES CONGRESS. THE DELEGATIONS ATTEMPTED

DURING THESE DISCUSSIONS TO ARRIVE AT PRELIMINARY AGREEMENTS.

WHERE POSSIBLE AND TO IDENTITY TECHNICAL QUESTIONS REQUIRING

FURTHER STUDY BY SMALLER PANELS OF EXPERTS. THERE WAS NO

ATTEMPT TO AGREE ON PRECISE LANGUAGE FOR FORMAL AGREEMENT.

HOWEVER, BOTH DELEGATIONS BELIEVE THEIR WORKING SESSIONS HAVE

RESULTED IN SUBSTANTIAL PROGRESS IN THAT PRELIMINARY

AGREEMENTS WERE REACHED IN BROAD AREAS.

THE DISCUSSIONS DEALT WITH THE NATURE OF THE FUTURE POLITICAL RELATIONSHIP, UNITED STATES ECONOMIC AND FINANCIAL ASSISTANCE, AND LAND MATTERS INCLUDING UNITED STATES LAND REQUIREMENTS. THE TENTATIVE AGREEMENTS ARE SET FORTH BELOW: THE NATURE OF THE POLITICAL RELATIONSHIP

1. THE FUTURE POLITICAL RELATIONSHIP BETWEEN THE MARIANAS AND THE UNITED STATES WOULD TAKE THE FORM OF A COMMONWEALTH ARRANGEMENT, AS DEFINED BY A FORMAL POLITICAL STATUS AGREEMENT, UNDER THIS ARRANGEMENT, THE FUTURE MARIANAS GOVERNMENT WOULD

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EXERCISE A MAXIMUM AMOUNT OF SELF-GOVERNMENT CONSISTENT WITH RELEVANT PORTIONS OF THE UNITED STATES CONSTITUTION AND FEDERAL LAW, SOVEREIGHTY OVER THE MARIANAS WOULD BE VESTED IM THE UNITED STATES.

2. FUNDAMENTAL PROVISIONS OF THE FORMAL AGREEMENT ESTABLISHING THE COMMONWEALTH RELATIONSHIP WOULD BE SUBJECT TO MODIFICATION ONLY BY MUTUAL CONSENT. THE PARTIES HAVE AGREED TO EXPLORE ALTERNATIVE METHODS TO IMPLEMENT THIS MUTUAL CONSENT REQUIREMENT.

3. ARTICLE IV, SECTION 3, CLAUSE 2 OF THE UNITED STATES CONSTITUTION WOULD APPLY TO THE FUTURE POLITICAL RELATIONSHIP BETWEEN THE MARIANAS AND THE UNITED STATES, SUBJECT TO THE TWO DELEGATIONS ARRIVING AT AN ACCEPTABLE ARRANGEMENT UNDER WHICH MODIFICATION OF FUNDAMENTAL PROVISVMMS OF THE FORMAL AGREEMENT ESTABLISHING THE COMMONWEALTH RELATIONSHIP IS MADE ONLY BY MUTUAL CONSENT AND SUBJECT FURTHER TO THE RESERVATION OF THE MARIANAS POLITICAL STATUS COMMISSION THAT IT WILL EXPLORE MEANS TO RECONCILE THE PLENARY POWERS OF CONGRESS UNDER ARTICLE IV, SECTION 3, CLAUSE 2 WITH THE EXERCISE BY THE COMMONWEALTH OF THE MARIANAS OF MAXIMUM SELF-GOVERNMENT WITH RESPECT TO INTERNAL AFFAIRS.

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4. THE FUTURE MARIANAS GOVERNMENT WOULD BE ESTABLISHED UNDER A CONSTITUTION OF THE MARIANAS. THIS CONSTITUTION WOULD BE DRAFTED BY A LOCAL CONSTITUTIONAL CNVENTION AND WOULD BE SUBJECT TO THE APPROVAL OF THE PEOPLE OF THE MARIANAS. THE MARIANAS CONSTITUTION WOULD INCLUDE A BILL OF RIGHTS AND PROVIDE FOR THE SEPARATION OF POWERS AND A POPULARLY ELEVTED CHIEF EXECUTIVE. THE MARIANAS CONSTITUTION, AS INITIALLY DRAFTED AND APPROVED BY THE UNITED STATES CONGRESS FOR CONSISTENCY WITH THE RELEVANT PROVISIONS OF THE UNITED STATES CONSTITUTION, LEGISLATION ESTABLISHING THE COMMONWEALTH ARRANGEMENT, AND ANY OTHER RELEVANT FEDERAL LEGISLATION. CONSTITUTIONAL AMENDMENTS WOULD NOT REQUIRE APPROVAL BY THE UNITED STATES GOVERNMENT, ALTHOUGH FEDERAL COURTS WOULD BE COMPETENT TO PASS ON THE CONSISTENC? OF SOCH AMENDMENTS WITH RELEVANT PROVISIONS OF THE UNITED STATES CONSTITUTION OF THE

5. THE UNITED STATES WOULD HAVE RESPONSIBILITY FOR AND



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COMPLETE AUTHORITY IN THE FIELDS OF DEFENSE AND FOREIGN AFFAIRS. IN THIS REGARD, THE ADVICE OF THE FUTURE COMMONWEALTH GOVERNMENT ON INTERNATIONAL MATTERS DIRECTLY AFFECTING THE ISLANDS WOULD BE

PAGE SIX RUHGSAA3500 UNCLAS
CONSIDERED BY THE UNITED STATES GOVERNMENT AND THE UNITED STATES
WOULD SUPPORT THE MEMBERSHIP OF THE MARIANAS IN REGIONAL OR
OTHER INTERNATIONAL ORGANIZATIONS CONCERNED WIHT ECONOMIC,
CULTURAL, OR COMPARABLE MATTERS OF CONCERN TO THE MARIANAS TO
THE EXTENT SUCH ORGANIZATIONS PERMIT SUCH REPRESENTATION. THE
MARIANAS WOULD ALSO BE ABLE TO ESTABLISH OFFICES ABROAD TO
PROMOTE LOCAL TOURISM OR OTHER ECONOMIC OR CULTURAL INTERESTS.

6. WITH RESPECT TO JUDICIAL MATTERS, THE NEW MARIANAS COMMONWEALTH WOULD HAVE THE RIGHT TO ESTABLISH LOCAL COURTS TO HANDLE CASES ARISING UNDER LOCAL LAW. THE OPERATION OF THESE COURTS, IF ESTABLISHED, WOULD BE COMPATIBLE WITH THE FEDERAL COURTS SYSTEM AND CONSISTENT WITH APPLICABLE FEDERAL LAW. THE JURISDICTION OF THE UNITED STATES DISTRICT COURT IN THE MARIANAS WOULD BE AT LEAST THE SAME IN THE MARIANAS AS IT WOULD IN A STATE.

7. RECOGNIZING THAT THE QUESTION OF MARIANAS REPRESENTATION IN THE UNITED STATED CONGRESS IS ULTIMATELY A MATTER FOR DECISION BY THAT BODY, THE UNITED STATES DELEGATION HAS AGREED TO SUPPORT A REQUEST BY THE MARIANAS FOR ITS OWN NON-VOTING DELEGATE IN CONGRESS. THE PARTIES HAVE AGREED TO EXPLORE A COMMON APPROACH

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PASS TO DEPT INTERIOR FOR OSN (ACTION) AND (INFO) DOTA
STATE FOR EA, IO/UNP, L/UNA
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USUN FOR AMB BENNETT

PASS JUSTICE FOR MARCUSE (OLC)
AMEMBASSY CANBERRA FOR POL
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TO THE UNITED STATES CONGRESS ON THIS SUBJECT.

8. ARTICLE: TV:: SECTION 2; CLAOSE 1. OF THE UNITED STATES.

CONSTITUTION: RELATING: TO PRIVILEGES AND IMMUNITIES! WOULD APPLY
IN THE MARIANAS, SUBSECT: TO APPROPRIATE LIMITATION IN THE FORMAL.



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STATUS AGREEMENT TO ASSURE THAT THE ABILITY OF THE FUTURE MARIANAS GOVERNMENT TO PRESERVE CONTROL OF THE LAND OF THE MARIANAS IN THE HANDS OF MARIANAS CITIZENS WILL NOT BE COMPROMISED. CITIZENS OF THE MARIANAS WOULD BE ENTITLED TO ALL PRIVILEGES AND IMMUNITIES OF CITIZENS IN THE SEVERAL STATES. ARTICLE IV, SECTION 1 OF THE UNITED STATES CONSTITUTION RELATING TO "FULL FAITH AND CREDIT" WOULD APPLY WITH RESPECT TO THE MARIANAS AS IF IT WERE A STATE. THE REQUIREMENTS IN THE UNITED STATES CONSTITUTION OF INDICTMENT RY GRAND JURY AND OF A JURY TRIAL IN CIVIL CASES NEED NOT BE MADE

PAGE THREE RUNGSAA3525 UNCLAS APPLICABLE IN THE MARIANAS, THE MARIANAS POLITICAL STATUS COMMISSION WILL STUDY FURTHER WHICH ADDITIONAL PROVISIONS OF THE UNITED STATES CONSTITUTION SHOULD BE MADE EXPRESSLY APPLICABLE. IN THE MARIANAS.

9. MARIANAS RESIDENTS WOULD HAVE THE OPPORTUNITY OF BECOMING UNITED STATES CITIZENS, THE PARTIES HAVE AGREED TO STUDY FURTHER; THROUGH A JOINT WORKING GROUP OF LAWYERS, THE STATUS TO BE ACCORDED THOSE RESIDENTS OF THE MARIANAS WHO MIGHT NOT WISH TO BECOME AMERICAN CITIZENS.

10. THERE WOULD BE CONTINUING DIALOGUE AFTER ESTABLISHMENT OF THE COMMONWEALTH, ON THE NEEDS AND INTERESTS OF THE MARIANAS. THE PARTIES HAVE AGREED TO DISCUSS AT A LATER STAGE IN THE NEGOTIATIONS WHETHER TO PROVIDE FOR FORMAL PERIODIC REVIEW OF ALL ASPECTS OF THE RELATIONSHIP BETWEEN THE MARIANAS AND THE UNITED STATES.

11, THE QUESTION OF WHETHER CERTAIN MAJOR AREAS OF FEDERAL LEGISLATION WILL APPLY IN THE MARIANAS MAY BE DEALT WITH EXPLIBITLY IN THE FORMAL AGREEMENT ESTABLISHING THE FUTURE POLITICAL STATUS OF THE MARIANAS. THESE AREAS INCLUDE TAXES, IMMIGRATION, CUSTOMS, BANKING, SOCIAL SECURITY, MARITIME LAWS, LABOR STANDARDS, AND THE POSTAL SERVICE, THE PARTIES HAVE AGREED THAT THE JOINT WORKING

PAGE FOUR RUNGSAA3525 UNCLASE GROUP OF LAWYERS WILLESTUDY FEDERALLLAWS IN THESE AND TOTHER AREAS TO DETERMINE WHETHER WAND HOW THEIR APPLICATION IN THE MARIANAS SHOULD BE CIRCUMSCRIBED BY THE FORMAL STATUS AGREEMENT AND WHETHER THAT AGREEMENT MIGHT PROVIDENCENERALLY FOR RESOLVING QUESTIONS



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AS TO THE APPLICABILITY OF FUTURE FEDERAL LAWS IN THE MARIANAS.

12. AT SOME FUTURE DATE A JOINT COMMISSION WOULD BE ESTABLISHED TO STUDY AND MAKE RECOMMENDATIONS ON THE APPLICABILITY IN THE MARIANAS OF THE LARGE BODY OF FEDERAL L'EGISLATION AND REGULATIONS WHICH WILL NOT BE SPECIFICALLY ADDRESSED IN THE FORMAL STATUS AGREEMENT.

ECONOMICS AND FINANCE

- 1. THE OBJECTIVES OF A LONG TERM ECONOMIC DEVELOPMENT PROGRAM FOR THE MARIANAS SHOULD BE:
  - A, TO FACILITATE AN ORDERLY TRANSITION TO THE NEW POLITICAL STATUS:
  - B. TO BUILD TOWARD AN ADEQUATE SOCIAL AND ECONOMIC INFRASTRUCTURE;
  - C, TO PROVIDE NECESSARY PUBLIC SERVICES AND PROGRAMS; AND D. TO ENCOURAGE AND TO PROMOTE THE FUTURE ECONOMID DEVELORS
  - D. TO ENCOURAGE AND TO PROMOTE THE FUTURE ECONOMID DEVELORMENT OF THE MARIANAS.

THE UNITED STATES IS AGREED IN PRINCIPLE TO ASSIST THE MARIANAS

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IN THE ATTAINMENT OF THESE OBJECTIVES IN ORDER TO ACHIEVE THE
ULTIMATE GOALS OF RAISING SIGNIFICANTLY THE PER CAPITA INCOME OF
THE PEOPLE OF THE MARIANAS AND MOVING THE MARIANAS PROGRESSIVELY
TOWARD ECONOMIC SELF-SUFFICIENCY.

- 2. THE ACCOMPLISHMENT OF THE ABOVE OBJECTIVES WILL REQUIRE SYSTEMATIC LONG-RANGE PLANNING TO IDENTIFY SPECIFIC ECONOMIC PRIDRITIES AND EVALUATE FINANCIAL NEEDS AND POTENTIAL LOCAL SOURCES OF REVENUE (PARTICULARLY AS THEY MAY BE SUBSTANTIALLY AFFECTED BY PROPOSED MILITARY ACTIVITIES IN THE MARIANAS) IN ORDER TO DEVELOP ESTIMATES OF THE QUANTUM OF FINANCIAL SUPPORT FROM THE UNITED STATES WHICH MIGHT BE NECESSARY FOR THE NEW COMMONWEALTH TO ACHIEVE SELF-SUFFICIENCY.
- 3. THE TWO DELEGATIONS DISCUSSED SUCH A PRELIMINARY PLANNING EFFORT INCLUDING SUCH MATTERS AS A LAND CADASTRAL PROGRAM FOR THE MARIANAS, PREPARATION OF A PHYSICAL PLAN, A GOVERNMENT REORGANIZATION PLAN, AN ECONOMIC AND SOCIAL DEVELOPMENT PLAN, AND LEGAL PLANNING IN SUCH AREAS AS POLITICAL EDUCATION, PREPARATION FOR A CONSTITUTIONAL CONVENTION, AND DEVELOPMENT OF INITIAL LEGISLATIVE PROGRAMS. THE UNITED STATES WILL AGREE IN PRINCIPLE



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TO FINANCE THIS PLANNING EFFORT, SUBJECT TO THE OUTCOME OF A

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REVIEW OF SUCH QUESTION AS TIMING, THE RANGE OF ACTIVITIES
CONTEMPLATED AND FUNDING PROCEDURES, TO BE UNDERTAKEN BY A JOINT GROUP ON ECONOMICS AND FINANCE.

4. THE PARTIES HAVE AGREED THAT SPECIAL ATTENTION WILL BE PAID TO FINDING MEANS TO IMPLEMENT A LAND CADASTRAL SURVEY PROGRAM IN THE MARIANAS AS SOON AS POSSIBLE.

5. THE PARTIES ARE AGREED IN PRINCIPLE ON THE NEED FOR UNITED STATES FINANCIAL ASSISTANCE FOR CAPITAL IMPROVEMENT PROGRAMS, FOR START-UP COSTS ASSOCIATED WITH THE NEW COMMONWEALTH, AND FOR GOVERNMENT OPERATIONS AND PROGRAMS UNTIL THE PEOPLE AND THE GOVERNMENT OF THE MARIANAS CAN MEET THE FINANCIAL RESPONSIBILITIES OF SELF-GOVERNMENT FROM THEIR OWN RESOURCES. ALTHOUGH THE UNITED STATES BELIEVES THAT LONG-TERM SUPPORT FOR THE MARIANAS CAN BEST BE ASSURED BY THE EXTENTION OF APPROPRIATE FEDERAL PROGRAMS AND SERVICES TO THE MARIANAS AND BY DICECT GRANTS APPROVED ANNUALLY THROUGH THE NORMAL FEDERAL BUDGETARY PROCESS, THE UNITED STATES IS PREPARED TO AGREE, SUBJECT TO THE APPROVAL OF THE UNITED STATES CONGRESS, TO PROVIDE FINANCIAL SUPPORT OVER AN INITIAL PERIOD OF YEARS AT GUARANTEED FIXED LEVELS, IN ADDITION TO THE NORMAL RANGE OF FEDERAL PROGRAMS FOR WHICH THE NEW MARIANAS GOVERNMENT

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FINANCIAL ASSISTANCE CANNOT BE DETERMINED UNTIL AFTER FURTHER STUDY OF THE NEEDS OF THE MARIANAS AND THEIR ANTICIPATED REVENUES. ALTHOUGH THE EXTENSIVE PRELIMINARY PLANNING EFFORTS DISCUSSED ABOVE WILL ADDRESS THESE SUBJECTS IN GREATER DETAIL, THE PARTIES HAVE AGREED THAT THE JOINT WORKING GROUP ON ECOMMICS AND FINANCE REFERRED TO ABOVE, WILL STUDY SPECIFIC QUESTIONS RELATING TO THE LONG-TERM FINANCIAL REQUIREMENTS OF THE MARIANAS, INCLUDING THE FOLLOWING:

A. THE LIKELY NATURE AND EXTENT OF INTERNAL REVENUES IN

THE MARIANAS;

B. THE IMPACT ON ANTICIPATED REVENUES OF CURRENT UNITED STATES PLANS FOR CONSTRUCTION AND OPERATION OF MILITARY FACILITIES IN THE MARIANAS;

C. THE IMPACT ON ANTICIPATED REVENUES OF FORESEEABLE GROWTH

IN THE ECONOMY OF THE MARIANAS;

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D. THE CAPITAL IMPROVEMENT NEEDS AND ECONOMIC DEVELOPMENT GOALS OF THE MARIANAS;

E. THE COSTS OF GOVERNMENT OPERATIONS AND PROGRAMS IN THE

MARIANAS; AND

F. THE AMOUNT OF FEDERAL FUNDS THAT COULD BE MADE AVAILABLE TO THE MARIANAS THROUGH CERTAIN CURRENT FEDERAL PROGRAMS AVAILABLE TO THE STATES AND TERRITORIES.

FUTURE USES OF LAND IN THE MARIANAS

1. THE TWO DELEGATIONS DEVOTED SEVERAL MEETINGS TO DISCUSSION OF THE QUESTION OF LAND CONCLUDED THAT A FIRM BASIS FOR FURTHER PROGRESS IN THIS IMPORTANT SUBSTANTIVE AREA HAD BEEN ESTABLISHED. BOTH SIDES AGREED THAT IS HAD BEEN POSSIBLE TO DEVELOP MEANINGFUL UNDERSTANDING AS TO THE SIGNIFICANT PRINCIPLES INVOLVED ALTHOUGH A NUMBER OF IMPORTANT QUESTIONS STILL REMAIN TO BE RESOLVED IN FUTURE DISCUSSIONS.

2. WITH REGARD TO PUBLIC LAND, THE UNITED STATES REITERATED
ITS PRIOR COMMITMENT TO RETURN TO THE PEOPLE OF THE MARIANAS
THE LAND NOW HELD IN PUBLIC TRUST JUST AS SCON AS QUESTIONS OF A
LEGAL, TECHNICAL. ADMINISTRATIVE AND TIMING NATURE CAN BE RESOLVED.
THESE ARE NOW BEING EXAMINED AS PART OF A GARGER STUDY OF THE EARLY



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RETURN OF PUBLIC LAND IN ALL THE DISTRICTS OF MICRONESIA. IF THAT STUDY IS DELAYED, PRIORITY ATTENTION WILL BE GIVEN TO THE MARIANAS.

3. THE UNITED STATES AGREED TO WORK WITH THE MARIANAS POLITICAL STATUS COMMISSION TO ESTABLISH AN EFFECTIVE MEANS FOR PREVENTING LAND IN THE MARIANAS FROM BEING ALIENATED TO PERSONS NOT OF MARIANAS ANCESTRY.

4. WITH REGARD TO UNITED STATES MILITARY LAND REQUIREMENTS, THE MARIANAS POLITICAL STATUS COMMISSION AGAIN ACKNOWLEDGED THE OFT STATED UNITED STATES NEED FOR LAND IN THE MARIANAS FOR DEFENSE PURPOSES AND AGREED TO NEGOTIATE WITH THE UNITED STATES IN GOOD FAITH ON MEETING THAT NEED. THE UNITED STATES AGREED TO APPROACH THE MATTER IN THE SAME SPIRIT. THE MARIANAS POLITICAL STATUS COMMISSION AGREED IN PRINCIPLE TO MAKE LAND AVAILABLE TO THE UNITED STATES, WITH THE QUESTION OF THE EXTENT OF SUCH LAND AND THE TERMS UNDER WHICH IT IS TO BE MADE AVAILABLE STILL TO BE NEGOTIATED.

5. THE MARIANAS POLITICAL STATUS COMMISSION AGREED IN PRINCIPLE THAT A SMALL, UNINHABITED AND INACCESSIBLE ISLAND COULD BE MADE AVAILABLE AS A UNITED STATES TARGET AREA, AS FARALLON DE MEDINILLA IS NOW BEING USED. THE UNITED STATES WOULD CONTINUE ITS JOINT USE OF ISLEY FIELD ON SAIPAN. OTHER NEEDS ARE STILL UNDER DISCUSSION.

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6. IT WAS THE UNDERSTANDING OF BOTH DELEGATIONS THAT THE MARIANAS

POLITICAL STATUS COMMISSION WOULD BE PREPARED TO NEGOTIATE WITH RESPECT TO THAT PORTION OF TIMIAN REQUIRED BY THE UNITED STATES FOR MILITARY PURPOSES. IN THIS CONNECTION, MEANS WOULD HAVE TO BE FOUND TO ASSURE THAT SOCIAL AND ECONOMIC CONDITIONS EVOLVE IN A MANNER COMPATIBLE WITH THE MUTUAL INTERESTS OF BOTH THE CIVILIAN AND MILITARY COMMUNITIES.

7. DURING THE FORTHCOMING RECESS IN FORMAL TALKS BETWEEN THE TWO DELEGATIONS; FORTHER DISCUSSIONS WILL BE HELD AT A TECHNICAL LEVEL TO CLARIFY AND REFINE THE UNITED STATES PROPOSALS IN DETAIL. IN THIS CONNECTION, THE UNITED STATES HAS AGREED FOR FURTHER EXAMINE ITS PROPOSALS FOR MILITARY LAND REQUIREMENTS IN THE LIGHT OF THE COMMENTS OF THE MARIANAS POLITICAL STATUS COMMISSION.



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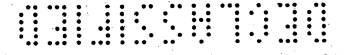
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SIMILARLY THE MARIANAS POLITICAL STATUS COMMISSION HAS AGREED TO GIVE FURTHER CONSIDERATION TO THE UNITED STATES MILITARY LAND PROPOSALS.

8. THE UNITED STATES WILL SEND A SMALL GROUP OF ENGINEERS TO THE MARIANAS TO MAKE NECESSARY PRELIMINARY ON-THE-SPOT SURVEYS. THESE ACTIONS ARE NECESSARY IN ORDER TO FACILITATE THE PLANNING PROCESS. IN THIS REGARD, THE UNITED STATES OFFERED ASSURANCE THAT IT HAS

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BUREAU of EAST ASIAN and PACIFIC AFFAIRS

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SO LONG AS THIS MATTER: IS. STILL INDER MEGITIATION WITH THE

MARIANAS POLITICAL STATUS COMMISSION.

NO INTENTION OF TAKING FURTHER ATTION TO EMPLEMENT LAND PROPOSALS

9. THE PARTIES AGREED TO ESTABLISH A CONSULTATIVE GROUP TO



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DISCUSS THE DETAILED PLANS FOR MILITARY AND RELATED LAND USE IN THE MARIANAS AS THEY ARE DEVELOPED AND TO CONSULT WITH THE PEOPLE DIRECTLY AFFECTED BY THESE PLANS, THE PEOPLE OF TINIAN WILL BE REPRESENTED IN SUCH A GROUP.

FUTURE MEETINGS

THE CHAIRMAN OF THE MARIANAS POLITICAL STATUS COMMISSION AND THE PRESIDENT'S PERSONAL REPRESENTATIVE AGREED THAT THE TWO DELEGATIONS WOULD MEET AGAIN TO PURSUE ALL OF THESE MATTERS FURTHER AS SOON AS POSSIBLE PROBABLY IN THE LATE SUMMER OR EARLY

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FALL. MEANWHILE TALKS WILL CONTINUE AT THE TECHNICAL LEVEL
ON THE SUBJECTS INDICATED ABOVE.

DATE JUNE 4. 1973

EDWARD DLG. PANGELINAN CHAIRMAN, MARIANAS POLITICAL STATUS COMMISSION FRANKLIN HAYDN WILLIAMS
THE PRESIDENT'S PERSONAL REPRESENDENTIVE FOR MARIANAS STATUS
NEGOTIATIONS

END TEXT SIGNED ORIGINALS CARRY NAMES OF DELEGATION MEMBERS. TRENT

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