03

MEMORANDUM FOR THE MARIANAS POLITICAL STATUS COMMISSION FILE

Subject: Provisions Subject to Mutual Consent

There follows a preliminary list of those portions of the status agreement which should be subject to mutual consent. All references are to the United States October draft unless otherwise stated:

Section 101, relating to the establishment of the Commonwealth;

Section 102, providing that the relations between the Commonwealth and United States will be governed by the $^{\circ}$ agreement; -

Section 103, guaranteeing to the people of the Marianas the right to govern themselves with respect to local affairs;

Section 105 (and Section 106, if any), dealing with United States legislative authority;

Section 201, guaranteeing the people of the Marianas the right to form their own constitution;

Section 202, limiting the authority of the United States with respect to the local constitution;

Section 203 (c), dealing with reapportionment in the Marianas:

Section 301, dealing with U.S. citizenship;
Section 302, dealing with U.S. nationality;

Section 303, guaranteeing U.S. citizenship to persons born in the Marianas;

Section 304, granting to citizens of the Marianas privileges and immunities of citizens of the States;

Section 501, dealing with the applicability of the U.S. Constitution;

Section 503, dealing with the applicability of certain important laws;

Section 601, dealing with the applicability of the Internal Revenue Code as to territorial tax;

Section 702, dealing with Phase II funding;

Section 803 and 804, dealing with the acquisition of land by the United States;

Section 805, dealing with restraints on land alienation;

Section 901, dealing with the resident commissioner;

Section 1002 (to be revised), dealing with the establishment of the Commonwealth;

Section 1003, dealing with effective dates;

Section 1005, dealing with the effective date of the constitution of the Marianas; and

Section 1006(b), defining the term "Northern Mariana Islands."