contracts may be made through me so long as such water has not been contracted to other users. Since it is the purpose of this decision to enable the Central Arizona Water Conservation District to proceed expeditiously to enter into contracts for such water for terms of up to 50 years, the tribes should express their interests to me on a timely basis.

[FR Doc.75-10292 Filed 4-17-75;8:45 am]

#### Office of the Secretary ROBERT L. HUFMAN

#### Statement of Changes in Financial Interests

In accordance with the requirements of section 710(b) (6) of the Defense Production Act of 1950, as amended, and Executive Order 10647 of November 28. 1955, the following changes have taken place in my financial interests during the while mouths:

No change.

No change.

No change.

This statement is made as of Febru-117 21, 1975:

stel: Poblicary 21, 1975.

R. L. HUPMAN.

R. L. Hufman. 2011-15:8:45 am]

# HEADET H. HUMT, JR. STUDIES Charges in Financial Headerstein

greening with the requirements the Tricipies of the Desense Proearly of 1860, as amended and the 1861 of Movember 38.

The 1861 of Movember 38.

This has district have taken the control in the control of the control of

Change Half-Pidelly Mortenge Envestors, 140 W 10/74: Add—Atlas, Syntex—amail in Investment Ctub.

No theore

Majement is made as of March

ed: March 26, 1975.

HERRET IL MORE.

ec.75-10:100 Piled 4-17-75:2:46 and

## HONEYD INARIE 18.

### to finan

It something with the requirements a section 479(6) (6) of the Defense Pro-landing Act of 4000, as smeaked, and Ex-cution Chief 1900) of November 28, 1958, filloutes changes have taken place MONTHS:

This statement is made as of March 10.

Dated: March 10, 1975.

MODESTO IRIARTE, Jr.

[FR Doc.75-10190 Filed 4-17-75;8:45 am]

#### JOHN H. KLINE

#### Statement of Changes in Financial Interests

In accordance with the requirements of section 710(b) (6) of the Defense Production Act of 1950, as amended, and Executive Order 10647 of November 28, 1955, the following changes have taken place in my financial interests during the past six months:

(1) No change.

(2) No change.

(3) No change.

(4) No change.

This statement is made as of February 27, 1975.

Dated: February 27, 1975.

Josep H. Kling.

[FR Doc.75-10191 Fried 4-17-45; 8:45 am

## CLIFTON F. GOGERS Statement of Changel In Financial

In accordance with the requirements of section 710 (b) (6) of the Belense Production Act of 1950, as enemied, and Executive Order 1957 of Movember M. 1955, the following changes have taken place in my frigural interests during the past six months:

(1) No chades.

(2) No class (8) No char

(4) No chan

This statement is made as of March 3, 1975

The Control

Dated: March 3, 1975.

CLIFTON F. ROGERS. [FR Doc.75-10102 Fued 4-17-75:8:45 am]

#### STANLEY M. SWANSON-

# Statement of Changes in Financial Interests

In accordance with the requirements of section 710(b) (6) of the Defense Production Act of 1950, as amended, and Executive Order 19847 of November 28, 1955, the following changes have taken place in my financial interests suring the post six months:

(1) No change.

(2) No change.

(S). Mo objet

(1) No ch

This statement is made as of March 18.

Dated: March 10, 1975.

S. M. SWANSON.

[FR Doc.75-10193 Filed 4-17-75:8:45.am]

[ORDER NO. 2978]

#### MARIANA ISLANDS DISTRICT **Plebiscite**

Whereas, the United States as admissistering authority of the Trust Territ of the Pacific Islands has undertake an obligation under the trustees agreement and under Article 76 of United Nations Charter to give peoples of the trust territory the ri to choose freely their own politi future: and

Whereas, the people of the Maria Islands District repeatedly have quested that the United States negotia an arrangement whereby the Norther Mariana Islands would become a part the United States upon termination the trusteeship agreement between United States and the United Nation end:

Mareas, a covenant to establish Monwealth of the Northern Marie Tidands in political union with the Uni States of America, has now been ne tiated and stened by the duly authoris representatives of the Marianas Distr and the United States and received unanimous approval of the Mariana tands District Lagislature on February

s therefore pursuant to Executi Order No. 11011 of July 1, 1982, and w the concurrence of the Secretary est is become ordered as follows:

er is to establish the authority of is: The purpose of the in a state of the second state of the second state of the second in the paulie of that distributed of the contraction. of Street, ra

But 7 the Halberte Commissioner shelf of the Marke Commissioner nata (The Commissioner shall:

(16) Harries that ain impartial Plesselle Mineston Program is conduct throughout the Morthern Mariana

(2) Aspeint a Plablacite Voter Rep tration Board, designate its chairs

tration of voters:

(3) Establish was reflicial pichles resister on the training of the final acceptant in the limit of the final sections of the final se

resistant ion list assistant the list registration is the list assistant to the list registration of a list registration retent to the list registration of a list registration of all a list registration of the Track registration of the policy and programs soluted to the plebler and programs soluted to the plebler active the designmentation of polici and programs related to the pleblad

ite Commissioner.

(b) The trust territory headquarters d the Mariana Islands District Adinistrator and staff shall assist the ecutive Director in the execution of mentive be outles. Service Control of the

Bec. 4 Northern Mariana Islands revisoite Advisory Committee. (a) There is hereby established a Northern Marians Islands Plebiscite Advisory committee to be appointed by the Plebi-die Commissioner The Committee consist of representatives of the principal sectors of the Northern Mari-1slands community including but not limited to a representative from each of the following:

Marianas District Legislature. Marianas Political Status Com-

(3) District Administration.

Salpan Municipal Council. Rota Municipal Council.

(8) Tinian Municipal Council

(7) United Carolinian Association

4(8) Popular Party. (9) Territorial Party.

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(10) Chamber of Commerce.

(b) The Committee shall consult on a continuing basis with the Piebiscite Commissioner for the principal purpose of providing advice for his consideration on all aspects of the plebiscite with particu-iar emphasis on the Plebiscite Educa-

tion Program.
SEC. 5. Function of the Plebiscite Edu-cation Program. Under the direction of the Plebiscite Commissioner, the program will be operated impartially and objectively, making available to all voters the relevant facts including alternative choices. The program will provide equitable access to such information through distribution of materials, media usage and other facilities for public informa-tion. The program will include objective information on the provisions of the covenant and the choices offered on the

SEC. 5. Pleblectte Voter Registration Board (a) There is hereby created a Pleblectte Voter Registration Board con-sisting of eleven members, eight of whom shall be appointed at large by the Pleblectte Commissioner and three of whom shall be appointed by the Plebiscite Commissioner from the Municipal Councils of Salpan, Rota and Tinian to serve on the Board only when it acts as a body or sits en banc on matters involving their

respective municipalities.

(b) Voters shall be registered in the voting districts in which they reside. The Plebiscite: Commissioner may, however issue special regulations relating to the central registration of voters and shall establish special procedures for the registration of voting of absentee voters. The voter registration shall be carried out in the voting districts by panels of the Voter Registration Board consisting of not less than two members; they shall be joined ex officio by the Village Commissioner of that district, or in the absence of such Village Commissioner by its Mayor. The ex officio members shall have the right

the manner prescribed by the Plebi- to vote with the panels. Registration shall of his own public or private employment begin on a date to be set by the Pieblscite Commissioner and shall terminate on May 16, 1975.

(c) The members of the Board shall have all necessary and appropriate authority to carry out the following functions:

(1) In conjunction with the ex officio members, register all voters qualified to vote in the plebiscite:

(2) Sitting en banc as an appellate review, board, hear challenges of decisions granting or denying registration to any person; and

(3) Certify the final voter registration list to the Plebiscite Commissioner.

(d) Decisions of the panels denying

registration may be challenged by the voter denied registration. Decisions of the panels granting registration may be challenged, by, any registered voter. Chal-lenges must be made within three working days after the publication of the decision of the panel. Such challenges shall be heard by the Voter Registration Board sitting en banc. The Board shall decide all challenges as expeditiously as possible. Any challenge which has not been decided by the Board by May 23 been decided by the Board by May 23, 1975 shall be deemed to have been rejected. A party aggrieved by a decision of the Voter Registration Board sitting en bane may file an appeal from that decision with the Special Plebiscite Appellate Court provided for in Sec. 8 of this Order. Such appeals shall be taken within three working days after notification.

SEC. 7. Voter Qualifications (a) A per son shall be qualified to vote in the plep iscite if he is:

(1) A Trust Territory citizen domiciled in the Mariana Islands District

(2) 18 years of age or older on the date of the plebiscite;

(3) At the time of registration not serv ing a sentence or under parole or proba-tion for any felony for which he has been convicted by any court of the Trust

Territory:

(4) At the time of registration not under a judgment of mental incompetency or insanity, and

(5) Registered to vote in accordance with the procedures established by the Plebiscite Commissioner.

(b) For purposes of this Order 'Domi-cle' is defined in the same manner as in section 1005(e) of the Covenant. 'that place where a person maintains a resi-dence with the intention of continuing such residence for an unlimited or in-definite period and to which such person has the intention of returning whenever he is absent even for an extended pe-riod. In determining whether a person is domiciled in the Mariana Islands District, the board shall take into account as of the time of registration all relevant factors including but not limited to the following criteria:

(1) Whether he maintains a perma nent residence or permanent place of abode in a place outside of the Mariana Islands District; or

(2) Whether his presence in the Mari ana Islands District is solely the result or that of a person on whom he is economically dependent; or

(3) Whether he or the person on whom he is economically dependent receives housing or pay differentials for housing or living allowances as a consequence of his employment in the Mariana Islands District: and

(4) Whether he maintains contacts with another district of the Trust Territory of the Pacific Islands or with the jurisdiction of the United States or another country such as: supporting a spouse and/or family who reside in such place; maintenance of a boat or driver's license issued by such place; holding a postal address at such place; continuing affiliations with the professional religious or fraternal life in such place; or the payment of taxes in such place imposed because of residence or physical presence in such place; or 🦠 👙

(5) Whether he has expressed his intention not to establish domicile in the Marianna Islands District: or

(6) Whether he is registered or quali-fied to vote in any other district or juris diction of the Trust Territory or the United States or any other country, ing the past year.

SET 8 Special Plebisotte Appellate
Court The Chief Justice of the High
Court of the Trust Territory of the Pachic Islands shall appoint one or more justices of that court as a special pichi-scite appellate court with exclusive juris-diction over all appears from enhance in-ings of the Voter Registration Beard: Ap-beals shall be heard before a single judge of the Special Flebiscite Appellate Court. The Special Plebiscite Appellate Court shall render its decisions as expeditiously as feasible and no later than the seventh day preceding the plebiscite. The Special Plebiscite Appellate Court shall certify its decisions to the Voter Registration Board and notify the parties thereof Rulings of the special court shall be final and not subject to further review, by any authority of the Trust Territory or of the United States, judicial or other

SEC. 9. Proclamation. Attached as an appendix to this order is a proclamation, which sets a date for and dails a plebi-scite in the Marlana Islands District rela evant to the Covenant described herein.

Sec. 10. Termination This order shall be continue in effect only until the somple tion of the plebiseite referred to in sec. tion, I, and in any case shall fermin before January I, 1976.

ROGERE C. B. MORTON Secretary of the Interior

APRIL 10: 1975.

PROCLAMATION

Whereas, the United States as administer agauthority of the Trust Territory of the Pacific Islands has undertaken an obligation Pacific Islands has undertaken an omigation under the trusteeship agreement and under Article 76 of the United Nations Charter to give the peoples of the Trust Territory the right to choose freely, their own political future; and 🤛 act. of May 19, 1972, the

Marianas District Legislature established the