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1. (U) AMONG THE PRINCIPAL NEWS STORIES WERE:

A. AN EXCELLENT DIALOGUE FOR MICRONESIA INTERVIEW WITH MR. CANHAM, AIRED APRIL 29 AND 30;

B. AN MNS DESPATCH SUMMARIZING AMB WILLIAMS APRIL 14 PRESENTA-TION TO HOUSE SUBCOMMITTEE ON TERRITORIAL AND INSULAR AFFAIRS, Alred April 29 and 30;

C. A PACIFIC DAILY NEWS (PDN) ARTICLE APRIL 30 REPORTING THAT MARIANAS DELEGATION TO THE MICRONESIAN CONCON, OF WHICH LARY CABRERA IS CHAIRMAN, HAD UNANIMOUSLY DECIDED NOT TO PARTICIPATE IN CONCON

PAGE 03 RUHGSGG9837 C O N F I D E N T I A L

(JULY 12) IF MAJORITY OF MARIANAS VOTERS APPROVED COVENANT JUNE 17; D. PUBLICITY IN SEVERAL PAPERS, INCLUDING MARIANAS VARIETY APRIL 25, ABOUT SENATOR PETE TENORIO'S TELEGRAM TO PRESIDENT FORD, SECINT MORTON, REP. PHILIP BURTON, AND AMB WILLIAMS, ASKING WHETHER COVENANT IN GENERAL AND NUMEROUS SPECIFIC FEATURES COULD BE RENEGO-TIATED. MNS REPORTED WILLIAMS' REPLY, WITH BRIEF EXCERPTS, APRIL 30 AND MAY 1.

E. OTHER STORIES IN MARIANAS VARIETY INCLUDED INTERVIEW WITH CUMMISSIONER CANHAM, AND A DENIAL BY PETE TENORID THAT BURTON'S OFFER TO SEEK FULL PAYMENT OF MICRONESIA WAR CLAIMS MEANT COVENANT CUULD BE RENEGOTIATED. (TENORIO HAS WRITTEN TO BURTON SEEKING CLARIFICATION OF LATTER'S STATEMENT ON WAR CLAIMS.) EXCEPT FOR A COUPLE OF LETTERS TO THE EDITOR AND TWO LARGE ADS (ONE FULL PAGE) APRIL 25 ISSUE DID NOT PUBLISH ANTI-COVENANT MATERIAL. 2. (C) OPPONENTS OF COVENANT WERE COMPARATIVELY QUIET AND WITH RASA'S DEPARTURE NO NEW GAMBITS WERE LAUNCHED; THERE WAS LIMITED ADDITIONAL PUBLICITY ABOUT ERROR IN CHAMORRO TRANSLATION OF COVENANT (PARA 2 STATUS LNO 91). FREE PRESS APPARENTLY DID NOT APPEAR WEEK-END OF APRIL 26.

3. (U) MPSC MET WITH COMMISSIONER CANHAM ON APRIL 23 AND AS PRINCIPAL

PAGE 04 RUHGSGG9837 C O N F I D E N T I A L PROPONENT OF COVENANT MAINTAINED SCHEDULE OF DAILY OR MORE FREQUENT MEETINGS IN VARIOUS VILLAGES. THEY HAVE NOW COMPLETED FIRST ROUND OF TALKS WITH SAIPAN VILLAGERS, PUBLISHED ISSUE NO. 4 OF COVENANT NEWSLETTER, AND PLAN TO FEATURE WILLIAMS'

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RESPONSE TO TENORIO'S APRIL 23 MESSAGE IN ISSUE 5 THIS WEEK. 4. (C) REGISTRATION OF VOTERS FOR PLEBISCITE WILL BE MAJOR UNDER-TAKING, ON WHICH CANHAM NOW EMBARKED. CANHAM AND CRALEY HAD "VERY GUOD" MEETING WITH CAROLINIAN ASSOCIATION APRIL 28, WITH REBAULIMAN AND A SCORE OR SO OF YOUNGER CAROLINIANS PRESENT. 5. (C) I ANTICIPATE THAT NEXT WEEK WILL SEE MAJOR INTEREST IN WILLIAMS' RESPONSE TO TENORIO. QUESTION OF RE-NEGOTIABILITY" OF COVENANT, ALTHOUGH UNDOUBTEDLY RECOGNIZED AS STRAW MAN BY RASA WHEN HE PUT IT UP, HAS ATTRACTED CONSIDERABLE ATTENTION. SHOOTING IT DOWN SHOULD SIMPLIFY CHOICE FOR VOTERS, AS WELL AS PUTTING OPPONENTS

(WHOSE POSITION HAS PURPORTEDLY BEEN PRO-COMMONWEALTH, ANTI-COVENANT) ON SPOT.

6. (U) COM LEADERSHIP MEETING IN PONAPE HAS REQUESTED HICOM TO CALL SPECIAL TENDAY SESSION BEGINNING JUNE 29 RPT 19, TO CONSIDER (VETOED) SALRY LEGISLATION, ADDITIONAL FUNDING FOR COMPREHENSIVE PLANNING AND FOR COM, MEASURES VETOED BY HICOM, "LEGISLATION

PAGE 05 RUHGSGG9837 C O N F I D E N T I A L AFFECTING FUTURE POLITICAL STATUS OF MICRONESIA," FUNDING OF STATUS REFERENDUM, AND FURTHER LEGISLATION RE CONCON. GDS=81

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PLEASE DELIVER TO SENATOR PEDRO A. TENORIO FROM AMBASSADOR WILLIAMS.

> THE WHITE HOUSE WASHINGTON, D.C. CLD EXECUTIVE OFFICE BUILDING ROOM 361 WASHINGTON D.C. 28506



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SENATOR PEDROLAS ATENORIO MEMBER MARIANAS ROLETACAL STATUS COMPOSITOR

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WEINTER FROM TO PREPARE 205 10792 ATTER SONOUSINT 2000 . FOT THE CONGRESS THE SEGNED COMMONFICALTH COVENANT AS A ORDED. TO EVALUE MARIANAS POLY TOGAL STATUS COMPOSION AND APPRO VED BY THE MARIANAS DISTRICT AS GROUNTING BD NOT ORING DE AUENDMENIA, REVISION OR RENDONTANTION TIL BO TO VER PRE GENNED VS. ITATANDS TO THE PEOPLE OF THE NORTHAN MARYANAS IN ORDER FOR THEM VO GMERGISS THESE RECONSTITUT GROOSE IN A FREE AND OPEN ELECTION HIT THAT OR NOT MET. UNICON CLARK, THE UNICAED GATATIZES AR 7712Y APPROVIZE THE ODVICE NUMBER OF THE THEN BE UNICATED IN STATEMY THE DAME FORM TO THE CONGRESS OF 1013 UNITARD STATED FOR DEPROVAL OR DATE ALST TOWARD THE TRANSPORTED AND THE TRANSPORT OF THE TRANSPORT

AC SHOULDNBEAMADE CHEAR NO AND THAT THE SCULES ANNOW TO IN THE LIST OF QUESTIONS YOU SUBMATIZE WERE CARE AUCLY SCONS REACHED DEMIESN THE REPRESENS. SIDERED BEFORE AGREEMENTAWAS ATTIVES OF THE NORTHERN MARIANAS AND THE UNITED STATES. THE COVENANT WHICH INCORPORATES THESE AGREEMENTS IS NON BEING SUBMITLED IN A DEMOCRATUR RASHMON TO THE REORDENAND The congress for the reaction is review and sudomento

URECTIVE COMMENSION AND CONTRACT OF THE OUTSTAND ADDED AT THE MOLLONS

O NUMBER AND A STATISTICS OUNDER RUSED AND STATISTICS CORRECTLY STATED, THE MPSC AND THETU STEAVORED THE OMIS SION OF U.S. MINIMUM WAGES ON THE GROUNDS THAT WAS WAGES LEVELS AT THIS TIME WOULD BE ECONOMICALLY DISADVANTAGEOUS TO THE BEST INTEREST OF THE MARIANAS STHE MARIANAS LEGISL

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LATURE IS FREE TO ADOPT ITS OWN LOCAL LAWS WITH RESPECT TO MINIMUM WAGES WHICH IT CONSIDERS APPROPRIATE TO THE ECONO-HIC SITUTATION IN THE NORTHERN MARIANAS. THE NORTHERN MARIANAS COMMONWEALTH GOVERNMENT COULD FOR EXAMPLE FREELY DECIDE TO ADOPT A MINIMUM WAGE LAW FOR THE NORTHERN MARIANAS IDENTICAL TO THAT OF THE UNITED STATES IF IT SO DESIRED, THE U.S. WOULD CONSIDER THIS TO BE A LOGAL MATTER AND WOULD NOT OPPOSE SUCH ACTION.

- 2. WAR CLAIMS (UNDERLINED). THE AGREEMENTS AND THE PROVISIONS FOR THE SETTLEMENT OF WAR CLAIMS ARE APPLIS CABLE TO ALL OF MICHONESIA AND THEREFORE THEY FACLIOUTSIDE OF THE COMMONWEALTH COVENANT FOR THE NORTHERN MARIANAS: HOWEVER, THE COVENANT DOES PROTECT THE RIGHTS OF THE PEOPLE OF THE NORTHERN MARIANAS WITH RESPECT TO THEIR CLAIMS BY ISPECIFICALLY STATING THAT THE MICRONESIAN CLAIMS ACT AND ANY SUBSEQUENT AMENOMENTS THERETO WILL CONTINUE TO APPLY TO THE NORTHERN MARIANA ISLANDS WHEN THE COVENANT TAKES

EFFECT. UNDER THE COMMONWEALTH THE PEOPLE OF THE NORTHERN MARIANAS WILL NOT LOSE ANY RIGHTS TO COMPENSATION WHICH THEY ARE ENTITLED TO UNDER THE PRESENT MICRONESIAN CLAIMS ACT OR ANY AMENDMENT TO THIS ACT WHICH MAY BE INTRODUCED AND PASSED BY THE UNITED STATES CONGRESS. CLEARLY THE FUTURE COMMONWEALTH GOVERNMENT OF THE NORTHERN MARIANA ISLANDS WILL BE FREE ON ITS OWN TO PETITION AND PURSUE THE JUST SETTLEMENT OF ALL WAR CLAIMS IN THE INTEREST OF ITS CITIZENS WITH AGENCIES OF THE FEDERAL GOVERNMENT INCLUDING THE U.S. CONGRESS.

- 3. EMINENT DOMAIN (UNDERLINED). AS A FUNDAMENTAL ATTRIBUTE OF SQVEREIGNTY, EMINENT DOMAIN MUST EXTEND TO ALL TERRITORIES UNDER THE DOMAIN OF THE UNITED STATES, HOWEVER, THE COVENANT FULLY RECOGNIZES THE GREAT IMPOR-TANCE OF LAND TO THE PEOPLE OF THE NORTHERN MARIANAS AND SPECIFIC PROVISIONS HAVE BEEN INCLUDED IN THE COVENANT TO PROTECT THE INTERESTS OF THE PEOPLE OF THE NORTHERN MARIANAS IN PRESERVING THEIR OWNERSHIP AND CONTROL OVER

THEIR PRIVATE AND THEIR PUBLIC LANDS. THE TITLE TO ALL PUBLIC LANDS IN THE NORTHERN MARIANAS IS BEING RETURNED TO

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THE PEOPLE OF STHE NORTHERN MARIANAS, SOME OF TAUS 2005 LICELAND WILL THEN BENLEASED TO THE UNITED GRADES HID MART CURRENT AND EUTURE DEPENSE NEEDS AS PROVIDED FOR EXISTING TERMS OF THE COVENANT MATHEMUNITED STATES HAS STATED THAT VI HAS NO PLANS TO ACQUIRE MANY PROPERTY STOR DEFENSE PURE 20853 IN ADDITION TO THAT COMPRED BY MAD INCOMPANY OF MAND ARRANGEMENTS CIN THE COVENANTS : PURIMERMORE UNDSERADO! UNDERTAKEN A FORMAL COMMENTERN THE GOVEN NUMERAL ST THE FUTURE ATT HAS NEED AGRADAND SN THE NORTHERN MARDANAS RUR PUBLIC PURPOSES ZAMINING SEEK TO AGOURREY MIL STATISTICS TO SUCH LAND (BY VOLUNTARY MEANS AND AN ACCORD NICES) POR ESTABLISHED LAWS AND PROCEDURES OF THE ROOMT OF SE DOMAIN WHICH WALL GOVERNMENTS WAVE COULDADE A STATE OTHER METHODS HAD EAVAGED. AND 'EN-SUGH FOASLES KIEDDAENE AMON MOULDIBE FULLY SUBJECT AND THE DUE PROCESS 07 6 Mars hail THE SAFEGUARDS WRITTEN JINTO THE BOVONANT AND TO THE SAFEGUARDS WRITTEN UNTO THE GOVENINT AND TO THE STEP CHETC APPROVAL OF THE CONGRESSION OF THE UNSTED STATISTY IN EMINENT DOMAIN POWERS OF THE MINARD BRARES ON AN SHIZINDAALER ARIANAS WILL BEINDIGREATER THAN FUB AND THE THE THE THE AND MERRITOR LESINOR THE UNRON. THE LINEWAGE OF THE OPACE NAME HAS CAREFULLY DESCONED THE OVER THE OPACE IN THIS WILL MAN INUM REPUBLICATION ACAINST THESE PREVATE AND PUBLIC LAND. DELING TAKEN BY CONDEMNATION OR ARDSTRURY WEREON ON THE PARIA OF THE FEDERAL GOVERNMENT

GUARANTEED JOB PREPERENSE (UNDERLENED) Tennas BE NEITHER PROPER NOR FEASTBLE FOR THE SAME COVENANT TO ATTEMPT TO GUARANTEE DOB SERE REPERENCES POR THE PEOPLE OF THE NORTHERN MARIANAS HOWEVER IN CERTAIN AREAS WHERE SPECIAL IBKILLES ARE REPUBRED MB NEU MENT MORATHE COMMONNEALTH OF THE NORTHERN MARBANA ALE NOT COULD JESTABLISH JUSTIFIABLE ISTANDARDS: AND YOUNSTARD AND YOUNSTARD AND YOUNSTARD JOB PREFERENCE TO THOSE WITH POR EXAMPLE KINOWKEDGEG IAN AND/OR CHAMORRO, WHILE SUCH SOPESY ALLOUAL LACE TO DO DO ONE OR MORE IDF. THE UNDIGENOUS EANGUNGES WOULD CERTAINLY GIVE THE CITIZENS OF THE MARIANAS WANS ADVANTAGE, THE LAWS COULD NOT BELAPPETED IN HARMANNER TO DISCRIMINATE AGAINST AMERICAN CITIZENS FROM OTHER PARTS OF THE UNITED STATES IF THEY HAD THE SAME BUALTRICATIONS AT. THE SAME TIME SIT SHOULD BEES MADE GLEAR THAT STHERED WES

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NANT ITSELFODDES NOT PROVIDE FOR ANY AMERICAN CTTIZEN PROM ANOTHER PART OF THE UNITED STATES TO BE GIVEN ANY PREPER-ENCE FOR NEW JOBS OF TO TAKE ANY JOBS AWAY FROM CITIZENS OF THE NORTHERN MARIANAS.

1. S. S. S. S. RIGHT TO VOTE FOR THE PRESIDENT OF THE UNLIED STATES (UNDERLINED) . THIS IS A BIGHT WHICH COULD NOT BE BESTONED BY THE COVENANT SINCE IT WOULD REQUIRE AN AMEND-HENT TOWTHENUS CONSTITUTION WUNDER THE CONSTITUTION ONLY THOSE AMERICAN CITYZENS RESIDING AND REGISTERED TO VOTE INCONETOE THE SUSTATES OR AIN THE DISTRICT OF COLUMN ARE RERMITTED TO VOTE IN PRESIDENTIAL ELECTIONS IF ALU SUFETTIZEN FROM THE NORTHERN MARIANAS WERE TO BE RESIDING IN ANY ONE OF THE SONSTATES OR IN MASHINGTON D.C. HEADR SHERHOULD HAVE THE SAME REGHT TO VOTE FOR THE PRESIDENT ASTANY OTHER AMERICAN CITIZEN. CITIZENS OF THE UNITED STATES FROM THE 50 STATES AND THE DISTRICT OF COLUMBIA PERMANENTEN RESIDING IN THE TERRITORIES SIMILARLY DO NOT HAVE THE FIGHT TO VOTE IN FEBERAL ELECTIONS. IT IS ROSSTBLEKTHAT TNETHE BUTURE, THE CONGRESS OF THE UNITED STATES MAY PROPOSES AN CAMENDMENT TO THE CONSTITUTION WHICH NILL ENABLE ALL SAMERICAN CITIZENSE REGARDLESS OF MHETHER THEY RESIDE IN A STATE OR IN A TERRITORY, TO VOTE FOR THE PRESIDENT. THE HISTORY OF THE RELATION OF THE TERRITORIES TO THE FEDERAL GOVERNMENT HAS BEEN IN THE CONTINUOUS DIREC-TION OF ELEMINATING WHATEVER DISTINCTIONS HAVE EXIST WITH RESPECT TO THE EQUAL RIGHTS OF AMERICAN CILIZENS HHEREVER THEY MAY LIVE UNDER THE AMERICAN FLAG. Constant Contest

U.S. CONSTITUTION, VOTING REPRESENTATIVE FROM THE NORTHERN MARIANAS TO THE UNITED STATES CONGRESS (UNDERLINED). UNDER THE U.S. CONSTITUTION, VOTING REPRESENTATION IN THE CONGRESS IS AN A ATTRIBUTE ONLY OF FULL STATEHOOD. AT

THE PRESENT TIME, GUAM, PUERTO RICO AND THE VIRGIN ISLANDS ALL TERRITORIES OF THE UNITED STATES HAVE REPRESENTATIVES TO THE CONGRESS BUT THEY ARE NON-VOTING DELEGATES. AT THE SAME TIME, THE COVENANT PROVIDES THAT THE NORTHERN MARIANAS HILL HAVE EITHER AN APPOINTED OR ELECTED REPRE-SENTATIVE IN WASHINGTON WHO WILL BE OFFICIALLY ACCREDITED AND RECOGNIZED BY THE AGENCIES OF THE FEDERAL GOVERNMENT.

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THE COMENANT DOES NOR PRECISES RUNUES DECEMBERD) CETTEEN THE NORTHERN WARMAN'S AND THE CONSTRUCT OF THE CONSTRUCT RECENCE THE STAND OF THE COMMONNERS IN TABLES BELIEVED TO THE THE THE PRODUCT.

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THE EXISTING COVENANT LANGUAGE AS SUPPLEMENTLY PROMED AVE OF THE RIGHTS OF THE CAROLINIANS SUNGE AT WAS CLEARBY MEE

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INTENTION OF THE DRAFTERS THAT PERSONS OF NORTHERN MARIANAS DESCENT INCLUDES THOSE OF CAROLINIAN AS WELL AS CHAMORRO ANCESTRY UNDER THE COVENANT PERSONS OF NORTHERN MARIE ANASSDESCENTISWHETHERSCAROLINJANSORSCHAMORROSHITEL HAVES LOUAL RIGHTS WITHERESPECTATO THE PURCHASE AND OWNERSHIP OF AND THE LANGUAGE OF THE COVENANT WAS DECIBERATELY DESIGNED TO AFFORD BOTH CAROLINIAN AND CHA-MORROS MAXIMUM PROTECTION AGAINST THETEOSS OF THEIR LAND RUSLAND CAROLINIANS WILLENENJOW EQUAL REGITS WITH RESPECT TORNAND OWNERSHIP, RUNDER THE COVENANT AND THELUSS, CONSTI-Tution carolinians and chamurros will be guaranteed the FULL PROTECTION CENTHELLAW AND ACCESS TO THE COURTS TE THEIR EQUAL FIGHTS TO EAND OWNERSHIP ARE DENIED TO THEM OR IF MEANY WAY THE WARE DISCRIMINATED. AGAINST WITH RESPECT TOBLAND OWNERSHIP AFTER THENTY-PIVE YEARS THE PROVISIONS PROTECTING THE LANDS PROMALIENATION ALLECONTINUE UNE BS OTHERWISE HODIFIED BY THE THEN EXIS-VING GOVERNMENT OF THE COMMONWEALTH OF THE NORTHERN MARI-ANA ISLANDS, TRAFTER THENTY FIVE YEARS THE PEOPLE OF THE NORTHERN MARIANAS WISH TO CONTINUE IN FORCE THIS POLICY OF LIMITING THE OWNERSHIP OF LAND IN THE NORTHERN Marianasto only those people of Northern Marianas descent CHAMORROS AND CAROLINIANS) THE COVENANT PROVIDES THAT THE REOPLE THROUGH THEIR GOVERNMENT WILLEHAVE THE POWER TO CONTINUE THE POLICY OF NON-ALIENATION OF LAND IN THE NOR-THERN MARIANAS. THE STATES SHE DAY SHE UP HE WAS AND THE STATES 9. THE SUPREME LAW OF THE LAND AND LINITATIONS ON MUNITED STATES CONSTITUTIONAL POWERS CUNDERLINED), WHILE THE CONSTITUTION OF THE U.S. AND FEDERALE LANS AND TREATIES APPLICABLE TO ALE STATES AND TERRITORIES ARE SUPREME WHERE-EVER THE AMERICAN FLAG FLIES WITHIN THIS FRAMEWORK THE NORTHERN MARIANA TSEANDS ARE ASSURED OF MAXIMUM SELF GOVERN-MENT UNDER THEIR OWN CONSTITUTIONS THE COVENANT AS WRITTEN BLACES SUBSTANTIAL DIMITATIONS ON THEFEXERCISE OF U.S. POWERS IN THE NORTHERN MARIANAS, THE CITIZENS OF THE NORTHERN MARIANAS COMMONWEALTH WILL ELECTOTHEIR OWN GOVERN-HENT AND THAT GOVERNMENT WILL BE EMPOWERED TO ENACT. THE LAWS OF THE NORTHERN MARIANAS DELOCAL COURTS AND LOCAL JUDGES WILL ALSO BE ESTABLISHED AND APPOINTED OR ELECTED & THEY WILL HAVE JURISDICTION OVER CASES ARTSING UNDER LOCAL

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LAW, THE COVENANT IF APPROVED, HILL LOMBIT THE POWERS OF THE CONGRESSIOF THE UNITED STATED IN THE EXERCISE OF THE PLENARY POWERS WITH RESPECT TO CAMENDINGSTHOSE PROVISIONS OF THE COVENANT THAT GUARANTEE SELF GOVERNMENTS INTHE CONSTITUT TIONS AND CHARTERS OF ALL STATE GOVERNMENTS UNDER THE FEDS ERAL UNION CANNOT BE IN CONFLICT WITH THE CONSTITUTION OF

THE UNITED STATES, THIS WHELE ALSO BE STRUB 1078 THENEUTURE CONSTITUTION DIA THE INDRUGERNS MARMANAUS (1000-EVERS THE CONSTITUTION OF THE UNITED STATES AND THE ARESE

OENTS AND PRACTICES OF THE UNMALD STATES CONGRESS PROMOTIZ AND PROTECT THE RIGHTS OF SELECCOVERNMENT WITHOUT AND PROTECT THE RIGHTS OF SELECCOVERNMENT WITHOUT THE AMERICAN POLITICAL SYSTEM TATMALLY SPECTAL PROVIDENT HAVE BEEN INCLUDED IN THE COVENANT TO ASSURE THAT IN ALL IN CUTURE ARBITRARY ACTIONS CANNOT BE TAKEN OF THE ADDRAL COVERNMENT TO MODIFY OR LESSEN THE POMERS OF LOCAL SELECT OF VERNMENT WITHOUT THE CONSENT OF THIS PROPLES AND THE FUTURE GOVERNMENT OF THIS COMMON/EAUTH OF THIS NORTHERN MARIANA ISLANDO

ADE LAND LEVE PERCHO AND MIL LENGTH D7 THE LEVEL (UNDERLENED) . STHE BUILTOR SUDJOD SOOD SHALEN FILL UNDITED NORTHIZAN MARSAMAGE LAND STATESCHILLERAY FORATHE DEASES OF BEAUSED AND TRESERVED TEOREDERENSE PURPOSES HAS HAGREED. URONNONLYNAFTE RHBOTH SLOES HAD SHUDIED THES MOROUGHLY AND ONLY AFT ut 12 BANGRA PE AND HAND NS AND RECOMMENDATIONS OF APPRAISERS REGARDING THE FAIRMARKET AN AND F QUESTION: IN CONSIDERING THESEINANCI **SARETAURNON** D FITS TO THE FUTURE COMMONNEALTHROOVERNMENTEAND TO STRE REDRUE OF THE LAND ARRANGEMENTS AS NUMBER OF SEACTORS MUST BE KEPT IN MIND: CPIRST, WHE MONEY HULL PR PAUD EUMR SUM AND IF THE PRINCIPAL US KEPT INDIGU D COULDNEARN ANTERESTAANDEDIVLIDENDSTUP 10:02,0000/000 RER YEAR FOR THE VORTHERN MARIANAS SECONDISATHEAUNDITED SHAT HAS MALREADY, RAID FOR USE AND OCCUPANGY RIGHT Thereove MATELY ONE STHIRD ODE STHEM ANDRED ered "dy SAMONE Y WHICH IS IN THE SATRAN STRUGT FUND. •I•INAANIII 3 THI TO BE AVAILABLE FOR PURPOSESSBENE **FANTATION GEATHERIP** NORTHERN MARIANAS. THIRD, THE UNITED STATES GOVERNMENT IS RETURNING SOME 4,790 ACRES OF HILLITARY RETENTION LANDSTO

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THE REOPLE OF THE NORTHERN MARIANAS FOR PUBLIC PURPOSES. THES INCLUDES THE NEW INTERNATIONAL AIRPORT AND THE TANA. RAG HARBOR AREA, ROURTH, OF THE LANDS TO BE LEASED BONE 6, 458 ACRES WILL BE LEASED BACK FOR A NOMINAL SUM CONE DOLLAR PER ACRED TO THE FUTURE GOVERNMENT WHICH IN TURN CAN SUB-LEASE THE LAND AND THUS DERIVE SUBSTANTIAL ADDED INCOME FROM THIS LAND FOR THE GOVERNMENT AND THE REOPLE OF THE NORTHERN MARIANAS. RINALLY THE UNITED STATES WILL THEN BE PAYING FOR THE LEASING OF LAND WHICH WILL BE SET ASTDE FOR A RUBLIC PARK FOR THE PEOPLE OF THE NORTHERN MARIANAS, FORARECREATIONAL AND CULTURAL PURPOSES AND PROGRAMS TO ATTACH AUSIMPLE AVERAGE DOLLAR PER ACRE FIGURE TO THE PAYMENT FOR LEASED, LAND ON TINIAN, SAIPAN AND FARALLON DE MEDINILLA NITHOUT DISTINCTION AS TO THE DIFFERENT VALUES OF THE LAND CONCERNED, WITHOUT CONSIDER 640 C 12 ING PRIOR PAYMENTS, WITHOUT CONSIDERING THE INCOME TO BE DERIVED FROM THE CAPITAL SUM TO BE PAID, WITHOUT TAKING TNTO ACCOUNT THE HIGH POTENTIAL INCOME FOR THE FUTURE NORTHERN MARIANAS GOVERNMENT WHICH CAN BE DERIVED FROM THE MILTTARY RETENTION LANDS TO BERRETURNED AND FROM THOSE TO BELEASED BACK AT A NOMINAL SUM IS AN UNFORTUNATE DISTOR-TTON OF THE TRUE STEUATION AND THE TRUE BENEFITS. FINANA CIALIAND OTHERWISE, THAT WILL ACCRUE TO THE GOVERNMENT AND THE REOPLE OF THE NORTHERN MARIANA ISLANDS AS A RESULT OF THE CAREFULLY NEGOTIATED LAND PROVISIONS IN THE COVENANT. EIMITING OTHER UNITED STATES CITIZENS FROM ESTAB 11. ETSHING BERMANENT RESIDENCE IN THE MARIANA ISLANDS UNDER LINEDI. UNDER THE COMMONWEALTH RELATIONSHIP AMERICAN CITIZENS HOULD HAVE THE RIGHT TO RESIDE IN THE HAR JANAS. JUST AS PEOPLE OF THE MARIANAS WHO HAVE BECOME UNITED STATES CITIZENS WOULD HAVE THE RIGHT TO RESIDE ANYWHERE UNDER THE AMERICAN FLAG WITHOUT RESTRICTION. OTHER USS CITIZENS MOVING TO THE COMMONWEALTH WOULD NOT (UNDERLINED) HOWEVER HAVE THE RIGHT TO BUY LAND IN THE COMMONWEALTH FOR TEMPORARY OR PERMANENT RESIDENCIES, AS SET FORTH ABOVE, ONLY PERSONS OF NORTHERN MARIANAS DESCENT-+CAROLIN-IAN AND CHAMORRO -- MAY OWN LAND IN THE NORTHERN MARIANA ISLANDS THIS FACTOR COULD INHIBITITHOSE WHO DO NOT QUALIFY FOR LAND OWNERSHIP FROM THINKING TH TERMS OF

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REPRESENT RELIGENCES IN THE NORTHERN MARKING STRANDO

UNILATERAL TERMINATION CUNDERLINED) (CILLESS PEOPL AND . THE ELECTED MUNICIPALMAND NDISTRICT GOVERNMENTS DE THE NORTHERN MARIANAS HAVE BEEN ASKINGEROR POLITICA UNSION NITH THE UNITED STATES FOR MORE THAN ARS SAME MANDATE GIVEN THE MASC WASCTO NEGOTIATE ANDRENDUR TED STATE ING RELATIONSHIPSIN POLITICAL TUNI HE RECENTLY DONCLUDED INEGOTIATIONS THEREFORE CONOCE DUGTED TO THIS END 70 CLEARLY MHERPRINCIPLE OF EMINATION IS INCONSISTENTAWING THE KANDODY TIONSHIP THAT WAS BEING SOUGHT BY STHE NORT NO ITS INCLUSION IN THE COMMONWEAUTE COVENAN BEENLUNACCEPTABLE TO THE UNITED BYATEB AVE AGREED TO BRINGING THEMNORTHERN MARIA FAMILY AND EXTENDING ATHERE ENERTS BLOFM ZENSHIP TO THE NORTHERN MARIANAS OF ANYTHING WAAN ENDURING ASSOCIATION WERE BEUNG CONTEMPOR

A PLEBISCITE WAS MELD WAS THE POLITICAL FUTURE OF MHEAREA DETERMINED BY MORE THAN A SIMPLE MAJORITY VOTE A THE WOOD NO THE UNITED STATES, HOWEVER, MAGREED THAT THE PLEBISCINE VOTE IN THE NORTHERN MARIANAS SHOULD BE DECUDED BY MORE THAN A SIMPLE MAJORITY OF 50 PLUS CONE AND SET 55 AS THE MINIMUM FOR APPROVAL BECAUSE OF THE GREAT IMPORTANCE OF THE DECISION TO BE TAKEN. ON THE OTHER MAND IT WAS AGREED THAT ONE THIRD OF THE REOPLE WOTING SHOULD NOT BE ALLOWED TO DENY A LARGE MAJORITY THEIR DEMOGRATICE RIGHTHAND DETERMINE THE FUTURE POLITICAL STATUS OF THE NORTHERN

SUNCERED YOURDS

AMBASSADOR F, HAMON WILLIAMS The President's Personal Representative For Micronesian Status Negotiations

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