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CINCPACREP GUAM FOR HICOM AND STATUS LNO

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REF: (A) USUN 1901 (B) USUN 477

1 MISOFF SPOKE TO

B1 A9

FOLLOWING AN INDICATION THAT UNDER SYG BUFFUM IS GIVING FURTHER THOUGHT TO OUR REQUEST THAT HE EXCLUDE ANY ITEM ON THE REPORT OF THE TRUSTEESHIP COUNCIL FROM THE SECRETARIAT'S FORTHCOMING PRELIMINARY LIST

DEPARTMENT OF STATE A/CDC/MR

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Dans BIA9 OF ITEMS FOR THE 31ST GA SAID HE DID NOT KNOW WHETHER BUFFUM HAD ASKED UN LEGAL COUNSEL SUY'S ADVICE. (3) 6267622 BIA THEN PROCEEDED INTO A LENGTHY STATEMENT OF POSITION TO THE EFFECT THAT OBJECTIVITY REQUIRED THE SECRETARIAT TO INCLUDE A "REPORT OF THE TO" ITEM ON THE MID-FEBRUARY PRELIMINARY LIST BECAUSE OF GA RULE 13, WHICH CALLS FOR INCLUSION OF REPORTS OF THE SC, TC, ECOSOC AND THE ICJ ON THE PROVISIONAL AGENDA OF A REGULAR GA SESSION. MISOFF EXPLAINED OUR CONCERN THAT INCLUDING A TC REPORT ITEM ON THE PRELIMINARY LIST WOULD SUBJECT THE TO TO EXA-CERBATED CRITICISM IF, AT ITS 1976 SESSION, THE TO DECIDED NOT TO SUBMIT ANY REPORT TO THE GA BUT ONLY TO THE SC IN VIEW OF THE TC'S SOLE BUSINESS BEING THE STRATEGIC MICRONESIAN TRUST. MISOFF OBSERVED THAT THE TC'S BUSINESS IN 1976 WILL BE COMPLETELY DIFFERENT FROM WHEN IT HAD COMPRISED BOTH NON-STRATEGIC AND STRATEGIC TRUST TERRITORIES AND WHEN, CONSEQUENTLY, AN ANNUAL REPORT TO THE GA HAD OBVIOUSLY BEEN IN ORDER. HE OBSERVED THAT GA RULE 13 COULD HARDLY OVERCOME ARTICLE 83(1) OF THE CHARTER VESTING EXCLUSIVE RESPONSIBILITY IN THE SC FOR STRATEGIC TRUST TERRITORY SUPERVISION.

WAS NOT FORTHCOMING; HE INSISTED THAT SINCE GA RULE 13 ENVISAGES INCLUDING A TC REPORT ON THE GA'S AGENDA, THE SECRETARIAT'S FAILURE TO INCLUDE IT ON THE PRE-LIMINARY LIST (HE SPOKE OF "TAKING IT OFF" THE PRELIMINARY LIST) WOULD SEEM A PARTISAN PREJUDGING OF 1976 TC DECISIONS IN FAVOR OF WHAT HE ASSUMED TO BE THE US POSITION THAT, WITH THE TO'S BUSINESS LIMITED TO THE SINGLE QUESTION OF THE STRATEGIC TTPI, THE TO WOULD NO LONGER REPORT TO THE GA BUT ONLY TO THE SC. MISOFF, TO THE CONTRARY, CONTENDED THAT INCLUDING A TC REPORT ITEM WOULD PREJUDGE THE SITUATION IN THE OPPOSITE DIRECTION IN A MANNER INCOMPATIBLE WITH ARTICLE 83(1)'S EXCLUSIVE BESTOWAL ON THE SC OF SUPERVISORY AUTHORITY OVER STRATEGIC TRUSTS. SLOAN ACCEPTED THAT ALL UN FUNCTIONS WITH RESPECT TO THE TTPI ARE VESTED IN THE SC AND THE TO BY VIRTUE OF ARTICLE 83(1), HOWEVER, HE SAID, THE TC MIGHT CONCEIVABLY WISH TO REPORT TO THE GA ON SUCH OTHER MATTERS AS THE FACT THAT TO FUNCTIONS WITH RESPECT TO NON-STRATEGIC TRUSTS HAD COME TO AN END WITH THE ACCESSION OF PAPUA/NEW GUINEA TO INDEPENDENCE, THAT MICRONESIAN CITIZENS WERE, AS THE US HAD URGED, TO BE CONSIDERED APPROPRIATE RECIPIENTS OF SCHOLARSHIPS GENERALLY DESIGNED FOR TRUST

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TERRITORY INHABITANTS, ETC. MISOFF REPLIED THAT THE DIFFICULTY ARISES FROM THE FACT THAT INCLUDING A GENERALIZED DESCRIPTION OF "REPORT OF THE TC" WOULD NOT CONVEY THE NOTION OF SO LIMITED A REPORT BUT, INSTEAD, WOULD BE TAKEN BY MOST PRELIMINARY LIST READERS AS A CAREFULLY REASONED SECRETARIAT CONCLUSION THAT, ARTICLE 83(1) NOTWITHSTANDING, THE TC SHOULD SUBMIT A FULL REPORT TO THE GA ON ITS WORK IN 1976 AS IT HAD ALWAYS DONE IN THE PAST.

3. THE ONLY SIGN OF "GIVE" IN PRESENTATION WAS HIS OBSERVATION THAT, ALTHOUGH THE 30TH GA AGENDA HAD INCLUDED AN ITEM ON "REPORT OF THE ICJ", THE COURT HAD MADE NO SUCH REPORT; CONSEQUENTLY, BEFORE INCLUDING THIS ITEM ON THE PRELIMINARY LIST FOR THE 31ST GA, THE SECRETARIAT WAS ASKING THE PRESIDENT OF THE COURT'S INTENTION. MISOFF SAID HE WOULD HAVE TO ASK WASHINGTON'S VIEW AS TO THE PROPRIETY OF A PARALLEL APPROACH TO BRITISH TC PRESIDENT MURRAY OR US PRESIDENT-ELECT WHITE IN THE CURRENT CONTEXT.

4. IN RESPONSE TO MISOFF'S QUESTION,
AN APPROACH TO SUY, WHICH WE ARE DOING.
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