



DEPARTMENT OF THE NAVY
OFFICE OF INDUSTRIAL RELATIONS
WASHINGTON 25, D. C.

Mary Carson

J

IN REPLY REFER TO *53407*

OIR 280:ps

MAY 7 1962

From: Chief of Industrial Relations
To: Chief of Naval Operations

Subj: Draft of Proposed Agreement between the Department of the Navy and the Department of Interior with respect to the transfer of responsibility for the administration of the Saipan District, Trust Territory of the Pacific Islands

Ref: (a) CNO ltr Op-09B22/flf Ser 254P09B2 of 26 Apr 1962 with encl
(b) NCPI 310.5-2a - *Eligible for Transfer*
(c) NCPI 352.3-7 - *Transfer*
(d) OIR Notice 12351 of 11 Apr 1962 - *Alien Employees under Foreign Control of 1960 - application of local labor laws*

1. The subject draft has been reviewed as requested. It is believed Article 7, "Personnel" on page 19 is the only material therein of direct concern to this Office.

2. It is suggested that Article 7 include the following information:

Micronesian personnel serving in excepted appointments under Rule VIII, Section 08.3 of the Civil Service Regulations, are not eligible for transfer. Accordingly, the nature of action for those who are to be reemployed by the Department of the Interior will be "Separation—to accept (type) appointment in the Department of the Interior." If any Micronesian employees are not to be reemployed by the Department of the Interior, they will be separated by reduction in force. }?

3. The foregoing is consistent with references (b) and (c). It is also suggested that if any reduction in force is required, the provisions of reference (d) be observed.

2/11/62
Mrs Carson OIR
No basis as what we can designate which people
H/Can should have

W. E. Gerom *Mailed*

W. E. GEROM
By direction



Saipan - Turn over File