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U.S. ATCHEC FILLINGY COMM.

FM USAEC C J SMITS DIR PROP MGT DIV NVOO LAS VEGAS NEV
TO USAEC W R COCHRAN DIV OF CONTRACTS RM C-151 WASHDC

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ECKLEY JUNE 1, 1972, THE AEC-DOD AGREEMENT FOR TRANSFER OF ENIMETOK

PROVING GROUND IS AS FOLLOWS:

THIS AGREEMENT, ENTERED INTO THIS 30TH DAY OF JUNE, 1960, BY AND
BETWEEN THE ATOMIC ENERGY COMMISSION (HEREINAFTER CALLED 'AEC')
AND THE DEPARTMENT OF DEFENSE (HEREINAFTER CALLED 'DOD') REPRESENTED
BY THE DEPARTMENT OF NAVY (HEREINAFTER CALLED 'NAVY');
WITNESS THAT: WHEREAS, THE ENTIWETOK PROVING GROUND (HEREINAFTER
CALLED 'EPG') COMPRISING THE ENIWETOK AND BIXINI ATOLLS ARE
PART OF THE UNITED NATIONS TRUST TERRITORIES ADMINISTERED BY THE
UNITED STATES; AND WHEREAS, IN CONNECTION WITH ITS NUCLEAR WEAPON
TESTING ACTIVITIES AEC CURRENTLY HAS THE RIGHT TO USE EPG PURSUANT
TO AN INTERAGENCY LAND AGREEMENT DATED DECEMBER 23, 1955 BETWEEN
THE SECRETARY OF THE INTERIOR AND THE SECRETARY OF THE NAVY, AND

HAS ACCUMULATED CONSIDERABLE PROPERTY AND PROPERTY INTERESTS AT CONFIRMED TO BE UNCLASSIFIED AUTHORITY: DOE/SA-20 3/08/7238 Po /38

DUE BY R.A. CARPENTER, DATE: 6/6-94

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EPG; AND WHEREAS, AEC HAS DETERMINED THAT SUCH PROPERTY AND PROPERTY INTEREST WILL BE EXCESS TO ITS NEEDS AS OF JULY 1, 1960; AND WHEREAS; DOD HAS INDICATED THAT IT HAS A NEED FOR SUCH PROPERTY AND PROPERTY INTERESTS.

MOW, THEREFORE, THE PARTIES MUTUALLY AGREE AS FOLLOWS:

- 1. A. EFFECTIVE JULY 1, 1960, AND SUBJECT ONLY TO PARAGRAPH 2 HEREOF AEC HEREBY TRANSFERS TO NAVY, WITHOUT REIMBURSEMENT, AND NAVY HEREBY ACCEPTS ALL PROPERTY INTERESTS, OF AEC IN EPG AND ALL PROPERTY OF AEC WHICH WILL BE LOCATED AT THE EPG ON JULY 1. 1960.
- B. AEC HEREBY RETURNS TO NAVY, AND NAVY ACCEPTS, IN THEIR CURRENT CONDITION, ONE AFDL NO. 27, AND ONE LSM NO. 444, BOTH OF WHICH ARE CURRENTLY ON LOAN TO AEC FROM NAVY, AND ARE PRESENTLY LOCATED IN NAVY STORAGE FACILITIES AT PEARL HARBOR. AEC WILL PROVIDE FUNDS FOR PLACING THESE CRAFT IN AN .º OUT OF COMMISSION IN RESERVE STATUS.º AND/OR .º OUT OF SERVICE IN RESERVE STATUS.º IF SO REQUIRED BY THE NAVY, OR RESTORE THE CRAFT IN ACCORDANCE WITH THE EXISTING 1 JULY 1955 AGREEMENT (CITED BELOW), WHICHEVER IS CHEAPER.
- C. NAVY ASSUMES RESPONISBILITY TO NEGOTIATE FOR THE ACQUISITION,

  OR RETURN OR, IN THE EVENT SUCH ACQUISITION OR RETURN IS NOT REQUIRED

  TO NEGOTIATE FOR APPROPRIATE DISPOSAL OF ALL PROPERTY ON LOAN TO AEC

  AND LOCATED AT EPG ON JULY 1, 1962.

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FROM EPG PERIODIC MEDICAL-ECOLOGICAL STUDIES OF THE POSSISLE EFFECTS
OF FALLOUT ON RONGELAP ATOLL. NAVY WILL PROVIDE LOGISTIC SUPPORT,
ON A REIMBURSABLE BASIS TO THOSE AEC AND AEC CONTRACTOR REPRESENTATIVES MAKING SUCH USE OF THE LABORTORY AND STAGING SUCH STUDIES.

4. AEC AGREES TO PROVIDE A PERIODIC RADIOLOGICAL SURVEY OF EPG AND TO
ADVISE THE NAVY OF RADSAFE PROBLEMS IN THESE AREAS SO AS TO PROTECT
THE GOVERNMENT OF THE UNITED STATES. COSTS FOR SURVEYS SPECIFICALLY
REQUESTED BY DOD WILL BE BORNE BY DOD.

5. PENDING A DETERMINATION BY AEC AS TO THE CONTINUANCE OF THE AEC FACILITIES DIVISION, HAN, INC LOS ANGELES (THE AEC PRIME OPERATING CONTRACTOR FOR EPG) AEC AND NAVY WILL, EFFECTIVE JULY 1. 1956, EACH ASSUME AND PAY AN EQUITABLE SHARE OF THE OVERHEAD COST OF SUCH DIVISION. THE COMMANDER, PACIFIC MISSILE RANGE FOR NAVY AND THE MANAGER, ALBUQUERQUE OPERATIONS OFFICE FOR AEC WILL IMMEDIATELY UNDERTAKE TO NEGOTIATE A MUTUALLY SATISFACTRORY METHOD OF APPORTIONING AND PAYING SUCH COSTS. THE RESPECTIVE AEC AND NAVY PRIME CONTRACTS WITH HOLMES AND NARVER WILL APPROPRIATELY REFLECT THE METHOD OF ALLOCATION OR APPORTIONMENT OF SAID COSTS AS BETWEEN THE NAVY AND AEC. THE FINAL ALLOCATION AND SETTLEMENT OF SAID COSTS AS BETWEEN NAVY AND AEC SHALL BE ON THE BASIS OF RETROSPECTIVE DETERMINATION INCLUDING APPROPRIATE ADJUSTMENTS.

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- G. ANY HOLMES AND NARVER COMMITMENTS, PROCEDURES OR ACTIVITIES

  UNDER CONTRACTS WITH AEC DESIGNED TO INSURE AN UNINTERRUPTED FLOW

  OF SUPPLIES AND MATERIAL TO THE EPG ON OR AFTER JULY 1, 1960,

  WILL NOT BE TERMINATED BY AEC UNTIL SUCH TIME AS NAVY COMPLETES

  SEPARATE ARRANGEMENTS THEREFOR AND THE COMMANDER, PMR SO ADVISES

  THE MANAGER, ALBUQUERQUE OPERATIONS OFFICE AND HOLMES AND NARVER

  IN WRITING OR UNTIL DECEMBER 31, 1960, WHICHEVER IS EARLIER OR

  UNTIL SUCH LATER TIME AS THE COMMANDER, PMR AND MANAGER, ALBUQUERQUE

  OPERATINS OFFICE MAY AGREE. NAVY WILL REIMBURSE AEC FOR ANY COSTS

  AEC INCURS PURSUANT TO THIS PARAGRAPH.
- 7. DOD AGREES THAT THE EPG WILL CONTINUE TO BE AVAILABLE TO AEC FOR ANY ACTIVITY WHICH THE AEC MAY LATER NEED TO CONDUCT AT THE EPG, PROVIDED SUCH ACTIVITY WILL BE ACCOMPLISHED WITHOUT COST TO THE DOD AND WITHOUT UNDUE INTERFERENCE WITH THE ESSENTIAL ACTIVITIES OF THE DOD AT EPG.
- 8. THE FOLLOWING AGREEMENTS ARE HEREBY SUSPENDED AND SUPERSEDED BY THIS AGREEMENT.
  - A. THE 29 OCTOBER 1953 AND 1 JULY 1955 AGREEMENTS BETWEEN
    AEC AND DOD ON RESPONSIBILITIES AND FISCAL ACCOUNTING PRINCIPLES
    FOR OPERATIONS AT PACIFIC PROVING GROUNDS.

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- B. AMENDMENT NO. 1 TO THE 1 JULY 1955 AGREEMENT CITED ABOVE.
- C. SUPPLEMENTAL AGREEMENT ON INTERIM OPERATION OF THE ENIVETOK PROVING GROUND DATED 25-27 AUGUST 1959.
- D. HERTFORD-ANDERSON MEMORANDUM OF UNDERSTANDING DATED
  30 OCTOBER 1959.
- E. HERTFORD-DUNCAN MODIFICATION (EFFECTIVE 1 FEBRUARY 1960)
- TO THE 1 JULY 1955 AGREEMENT CITED ABOVE.
- F. AGREEMENT BETWEEN AEC AND CJTF-7 ON STEVEDORING OPERATIONS AT THE EPG DATED 15 JULY 1958.
- G. MEMORANDUM OF AGREEMENT BETWEEN THE USAEC, ALBUQUERQUE, N.M., AND THE PACIFIC MISSLE RANGE, POINT MUGU, CALIFORNIA, SIGNED BY HERTFORD, MONROE, AND RENTMAN ON 4 JUNE, 21 MAY, AND 12 JUNE, 1959, RESPECTIVELY.
- 9. THIS AGREEMENT SHALL BECOME EFFECTIVE AS OF 12:00 MIDNIGHT EDST, JUNE 30, 1960.

SIGNED JUNE 30, 1960 BY A.R. LUEDECKE, U.S. ATOMIC ENERGY COMMISSION, AND F. A. BANTZ, UNDER SECRETARY OF THE NAVY.

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