Mr. Fred M. Zeder, II Director of Territorial Affairs Department of Interior 18th and C Streets, N.W. Washington, D.C. 20240

Dear Mr. Zeder,

We would like to call attention to the fact that the bill before our Congress for compensation for radiation effects of the Marshallese people of Rongelap and Utirik Atolls who were exposed to fallout radiation in 1954 allows for compensation of those undergoing thyroid surgery for thyroid tumors and for malignancies, namely leukemia related to radiation exposure. Recently, certain other types of malignancy have been reported to be associated with radiation exposure with sufficient frequency to be included (The Effects on Populations of Exposure to Low Levels of Ionizing Radiation, Report of the Advisory Committee on Biological Effects of Ionizing Radiation, NAS-NRC, U.S. Gov't Printing Office, Washington, D.C., Nov. 1972; A Report of the United Nations Scientific Committee on the Effects of Atomic Radiation to the General Assembly, with annexes. United Nations, N.Y. 1972). Therefore, in addition to leukemias and cancer of the thyroid glands, malignancies developing in the following organs should be included: gastrointestinal tract and stomach, breast and lungs. Although the number of such cancers would be expected to be very small or even unlikely to occur and the role of radiation in the development of such a cancer could never be proved, it is nevertheless recommended that any individual in the exposed groups developing such types of malignancy be included for compensation.

On the basis of the above facts the name of a Rongelap man (#68, who died last year of cancer of the stomach should be added to the list of those considered for compensation. We will keep you informed of any further people who might develop such malignancies.

Sincerely,

James L. Liverman

PRIVACY ACT MATERIAL REMOVED

95TH CONGRESS FF Ro Ro 6110

IN THE HOUSE OF REPRESENTATIVES

APRIL 6, 1977

Mr. Phillip Burron introduced the following bill; which was referred to the Committee on Interior and Insular Affairs

A BILL

To authorize certain appropriations for the territories of the United States, to amend certain Acts relating thereto, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- CONTINUE T
- 4 Sec. 104. (a) Section 2 of the Act of June 30, 1954
- 5 (68 Stat. 330), as amended, is further amended by chang-
- 6 ing "and such amounts as were authorized but not appro-
- 7 priated for fiscal year 1975," to read "and such amounts
- S as were authorized but not appropriated for fiscal years
- 9 1975, 1976, and 1977; and for fiscal year 1978 and each

- 1 of the next succeeding four fiscal years \$80,000,000 per
- 2 annum;"
- 3 (b) Section 1 of the Act of March 21, 1972 (86
- 4 Stat. 87; 48 U.S.C. 1688), is amended by changing "Sec-
- 5 TION 1" to "SECTION 1. (a)" and inserting at the end
- 6 thereof the following new subsection (b):
- 7 "(b) To further promote economic development in the
- 8 Trust Territory of the Pacific Islands, \$5,000,000 is au-
- 9 thorized to be appropriated to the Secretary of the Interior
- 10 for payment, as a grant, to the Trust Territory Economic
- 11 Development Loan Fund. All such appropriations shall be
- 12 used in accordance with the provisions of this Act, but at
- 13 least 50 per centum of the appropriations made available
- 14 to the Fund pursuant to this paragraph shall be available
- 35 only to assist qualified cooperative ventures.".
- 16 Sec. 102. Until the provisions of the covenant to
- 17 establish a Commonwealth for the Northern Mariana Islands
- 18 (90 Stat. 263) have been met and approved as required
- 19 in sectiton 1000 (b) thereof, there is hereby authorized
- 20 to be appropriated \$13,515,000 for the government of the
- 24 Northern Mariana Islands. When such conditions are met,
- 22 the appropriations authorized in article VII, section 704, of
- 23 said covenant shall become effective.
- 24 Sec. 103. In addition to amounts heretofore authorized,
- 25 there are hereby authorized to be appropriated such amounts

- 1 as may be necessary to fully satisfy all adjudicated claims
- 2 and final awards made by the Micronesian Claims Com-
- 3 mission under title I and title II of the Micronesian Claims
- 4 Act of 1971 (85 Stat. 96).

The second consideration of the constant and constant in the constant of the c

- 5 SEC. 104. For the rehabilitation and resettlement of
- 6 Bnewetak Atoll in the Trust Territory of the Pacific Islands
- 7 there is hereby authorized to be appropriated \$12,400,000
- S (July 1976 prices) plus or minus such amounts, if any,
- 9- as may be justified by reason of ordinary fluctuations in con-
- 10 struction costs as indicated by engineering costs indexes ap-
- 11 plicable to the types of construction involved.
- 12 SEC. 105. (a) In addition to appropriations author-
- 13 ized to compensate inhabitants of Rongelap Atoll and
- 14 Utirik Atoll in the Trust Territory of the Pacific Islands
- 15 for radiation exposure sustained by them as a result of a
- 16 thermonuclear detonation at Bikini Atoll in the Marshall
- 17 Islands on March 1, 1954, pursuant to the Act of August 22,
- 18 1964 (78 Stat. 598), there are authorized to be appropriated
- 19 such amounts as may be necessary to carry out the provisions
- 20 of this Act and the Secretary of the Interior (hereafter
- 21 in this section referred to as the "Secretary") is authorized
- 22 and directed to make the payments as hereafter provided
- 23 in this paragraph to individuals, or to their heirs or legatees,
- 24 as the case may be, who were on March 1, 1954, residents
- 25 on Rongelap Atoll or Utivik Atoll in the Marshall Islands.

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(1)	The S	ecretary	sha	ll pay \$	25,000 to	each su	ıclı
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- (2) The Secretary shall pay \$1,000 to each individual who, on such date, was a resident on Utirik Atoll, and
- (3) Where circumstances warrant, as he shall determine, the Secretary shall pay an amount not in excess of \$25,000 as he determines to be an appropriate compassionate compensation to each such individual who has suffered any physical injury or harm from a radiation related cause but who is not an individual described in paragraph (1) or (2).
- (4) In addition to the payments provided in paragraphs (1), (2), and (3) of this subsection, the Secretary shall provide by appropriate means adequate medical care and treatment for any person who has a continuing need for the care and treatment of any radiation injury or illness directly related to the thermonuclear detonation referred to in paragraph (a) of this section.
 - (5) Not later than December 31, 1980, the Secre-

- tary shall report to the appropriate committees of the
- 2 United States Congress for their consideration what, if
- any, additional compassionate compensation may be
- 4 justified for those individuals continuing to suffer from
- 5 injuries or illnesses directly related to radiation result-
- 6 ing from the thermonuclear detonation referred to in
- 7 paragraph (a) of this section.
- 8 In the case of the demise of any individual entitled to receive
- 9 payment under this section who expires before receiving
- 10 such payment, the Secretary shall pay the amount which
- 11 that individual would have been entitled to receive under
- 12 this section to the heirs or legatees of such individual, in
- 13 accordance with an appropriate method of distribution per
- 14 stirpes, and not per capita.

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- 15 (b) For the use of each of the island communities of
- 16 Rongelap, Utirik, and Bikini Atolls there is authorized to
- 17 be appropriated \$100,000. Such funds are to be paid by the
- 18 Secretary, in conjunction with guidelines to be established
- 19 by the High Commissioner of the Trust Territory of the
- 20 Pacific Islands, for such community purposes as the munic-
- 21 ipal councils of such island communities may direct.
- 22 (c) A payment made under the provisions of this Act
- 23 shall be in full settlement and discharge of all claims against
- 24 the United States arising out of the thermonuclear detona- .
- 25 tion on March 1, 1954.

(d) The decisions of the Sceretary in allowing or denying any claim for payment under this Act shall be final and conclusive on all questions of law and fact and not subject to review by any other official of the United States, or by any court by mandamus or otherwise.

6 (e) The Secretary is authorized to make such rules
7 and regulations as he determines necessary to carry out the
8 provisions of this Act.

TITLE II

SEC. 201. In order to minimize the burden caused by existing application and reporting procedures for certain 12 grant-in-aid programs available to the Commonwealth of Puerto Rico, the Virgin Islands, Guam, American Samoa, the Trust Territory of the Pacific Islands, and the Government of the Northern Mariana Islands (hereafter referred to as "Insular Areas") it is hereby declared to be the policy of the Congress that:

(a) Notwithstanding any provision of law to the contrary, any department or agency of the Government of the United States which administers any Act of Congress which specifically provides for making grants to any Insular Area under which payments received may be used by such Insular Area only for certain specified purposes (other than direct payments to classes of individuals) may, acting through appropriate admining

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- istrative authorities of such department or agency, con-1 2 solidate any or all grants made to such area for any fiscal year or years.
 - (b) Any consolidated grant for any insular area shall not be less than the sum of all grants which such area would otherwise be entitled to receive for such year.
 - (c) The funds received under a consolidated grant shall be expended in furtherance of the programs and purposes authorized for any of the grants which are being consolidated, which are authorized under any of the Acts administered by the department or agency making the grant, and which would be applicable to grants for such programs and purposes in the absence of the consolidation, but the insular areas shall determine the proportion of the funds granted which shall be allocated to such programs and purposes.
 - (d) Each department or agency making grantsin-aid shall, by regulations published in the Federal Register, provide the method by which any insular area may submit (i) a single application for a consolidated grant for any fiscal year period, but not more than one such application for a consolidated grant shall be required by any department or agency unless notice of such requirement is transmitted to the appropriate

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committees of the United States Congress together with a complete explanation of the necessity for requiring such additional applications and (ii) a single report to such department or agency with respect to each such consolidated grant: Provided, That nothing in this paragraph shall preclude such department or agency from providing adequate procedures for accounting, auditing, evaluating, and reviewing any programs or activities receiving benefits from any consolidated grant. The administering authority of any department or agency, in its discretion, may waive the requirement that any insular area submit an application or report in writing with respect to any consolidated grant.

TITLE TIL

15 SEC. 301. (a) There is hereby authorized to be appro-16 priated to the Secretary of the Interior (hereinafter referred 17 to as the Secretary), not to exceed \$15,000,000 for a grant 18 to the Government of Guam to assist in typhoon rehabilita-19 tion, upgrading and construction of public facilities, and 20 maintenance of essential services.

- 21 (b) Funds provided under this Act may be used by 22 Guam as its matching share for Federal programs and 23 services.
- 24 (c) The Government of Guam in carrying out the 25 purpose of this Act may utilize, to the extent practicable,

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- 1 the available services and facilities of agencies and instru-
- 2 mentalities of the United States Government on a reimburs-
- 3 able basis. Reimbursements may be credited to the appropria-
- 4 tion or fund which provided the services and facilities.
- 5 Agencies and instrumentalities of the United States Govern-
- 6 ment may, when practicable, make available to the Govern-
- 7 ment of Guam upon request of the Secretary such services
- 8 and facilities as they are equipped to render or furnish, and
- 9 they may do so without reimbursement if otherwise au-
- 10 thorized by law.

- 11 Sec. 302. Section 2 of the Guam Development Fund
- 12 Act of 1968 (82 Stat. 1172; 48 U.S.C. 1428) is amended
- 13 by changing "Sec. 2." to "Sec. 2. (a)" and adding at the
- 14 end thereof the following new subsection (b):
- (b) In addition to the appropriations authorized in sub-
- 16 section (a), \$1,000,000 is authorized to be appropriated to
- 17 the Secretary of the Interior to be paid to the Covernment
- 18 of Guam annually for five fiscal years commencing in fiscal
- 19 year 1978 to carry out the purposes of this Act.".
- 20 Sec. 303. The Organic Act of Guam (64 Stat. 384)
- 21 as amended (48 U.S.C. 1421 et seq.) is further amended:
- 22 (a) by changing section 9 (a) to read as follows:
- 23 "SEC. 9. (a) Effective October 1, 1978, the office of
- 24 the government comptroller for Guam is abolished. The
- 25 Comptroller General of the United States shall assume

such functions of the government comptroller as he deems necessary and appropriate with respect to the interest of the Government of the United States, may audit any accounts or review and recommend adjudication of any claims pertaining to the revenue and receipts of the Covernment 5 of Guam where the interest of the Government of the United States is involved. In order to effectuate the provisions of 7 this section, the Comptroller General may make such rules S and regulations as he deems necessary to carry out such 9 functions and duties and may delegate such responsibilities 10 as he deems appropriate to other officers or employees of 1.1 the General Accounting Office. The application of this section may be suspended by the Secretary year by year: 13 Provided, however, That the Government of Guam is re-1.1 lieved of the responsibility to pay for such Comptroller costs 15 subsequent to September 30, 1977.". 1.6 17 18

(b) by changing the period at the end of section 31 (a) to a colon and inserting the following: "Provided, That notwithstanding any other provision of law, the Legislature of Guam may levy a surfax on all taxpayers in an amount not to exceed 10 per centum of their annual income tax obligation to the Government of Guam.".

24 SEC. 304. (a) For the purpose of providing equitable 25 compensation to persons owning real estate in Guam which

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- 1 was, or may have been, acquired between July 21, 1944, and
- 2 August 23, 1963, by the United States at less than fair
- 3 market value, \$5,000,000 is authorized to be appropriated
- 4 to the Secretary of the Interior (hereinafter referred to in
- 5 this section as the "Secretary") who shall make ex gratia
- 6 payments to promptly satisfy such claims as he determines
- 7 to be just and reasonable.
- s (b) To carry out the purposes of this Act, the Secretary
- 9 shall give appropriate public notice of the provisions of this
- 10 title; shall advise persons who may be entitled to file claims
- 11 pursuant to its provisions of their rights; shall give appro-
- 12 priate public notice of the time when, the place where, and
- 13 the manner in which any aggrieved person, his heirs or
- 14 legatees may enter his claim; shall provide reasonable assist-
- 15 ance in the preparation and filing of such claims; shall estab-
- 16 lish the time limit within which all claims must be filed and
- 17 specifically barring all subsequent claims from consideration
- 18 under the provisious of this Act; and shall make whatever
- 19 other rules and regulations he deems appropriate to assure
- 20 the prompt, fair, and complete consideration of all such
- 21 claims against the United States.
- 22 (c) To assist in the determination of any claim against
- 23 the United States, the Secretary or any person he may
- 24 designate pursuant to this section, may request, and the
- 25 agency or department of the Government of the United

- I States involved shall, to the hest of its ability, deliver any
- 2 documents, records, and writings which are pertinent to
- 3 any claim which he has under review.

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- 4 (d) In order to arrive at a just and equitable settle-
- 5 ment of such claims, the Secretary may designate appropriate
- 6 employees of the Department of the Interior to hear evidence
- 7 relating to the claim, to examine records, to prepare a
- 8 summary of testimony and other evidence and requests in
- 9 connection with each such claim, and to recommend ap-
- 10 propriate disposition thereof to the Secretary. As promptly
- 11 as possible after receiving such information the Secretary
- 12 shall determine what compensation, if any, should be paid
- 13 to satisfy the claim, shall notify the claimant of his decision,
- 14 and shall make whatever ex gratia payment, if any, he
- 15 determines to be just and equitable. The decision of the
- 16 Secretary shall be first and conclusive insofar as payments
- 17 under this Act are concerned on all questions of law and
- 18 fact relating to such claim and shall not be subject to review
- 19 by any other official, department, or agency of the United
- 20 States, or by any court by mandamus or otherwise.
- 21 (c) When all claims have been determined, the Secre-
- 22 tary shall prepare and submit to the Congress of the United
- 23 States a summary of the actions taken, together with a list-
- 24 ing of all claims showing the amount of each claim and the
- 25 amount of the award, if any.

TITLE IV

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2	Sec.	401.	(a)	Section	7052	of the	Act	<i>k</i> 10	ngust	16,
3	1954 (6	8A Sta	ıt. 90	07, 908)	, as an	nendei	l, is fu	rther	amen	ded

- 4 by inserting "including, but not limited to, the taxes imposed
- 5 by section 4081 of title 26, United States Code" between
- 6 "taxes" and "imposed" in subsection (b) (3) of such section.
- 7 (b) The United States shall pay to the Virgin Islands
- 8 in five annual installments an amount equal to the amount of
- 9 taxes heretofore collected and required to be transferred and
- 10 paid over to the Government of the Virgin Islands pursuant
- 11 to section 7652 (b) of the Act of August 16, 1954 (68 Stat.
- 12 907, 908), as herein amended.

- 13 Sho. 402. Section 17 of the Revised Organic Act of the
- 14 Virgin Islands (6S Stat. 504) as amended (4S U.S.C.
- 15 1599) is further amended as follows:
- 16 "Sec. 17. Effective October 1, 1977, the office of the
- 17 government comptroller for the Virgin Islands is abolished.
- 18 The Comptroller General of the United States shall assume
- 19 such functions of the government comptroller as he deems
- 20 necessary and appropriate with respect to the interest of
- 21 the Government of the United States, may audit any ac-
- 22 counts or review and reconniend adjudication of any claims
- 23 pertaining to the revenue and receipts of the Government of
- 24 the Virgin Islands where the interest of the Government of
- 25 the United States is involved. In order to effectuate the pro-

1 visions of this section, the Comptroller General may make

2 such rules and regulations as he deems necessary to carry

3 out such functions and daties and may delegate such re-

4 sponsibilities as he deems appropriate to other officers or

5 employees of the General Accounting Office. The applica-

6 tion of this section may be suspended by the Secretary

7 year by year: Provided, however, That the Government of

8 the Virgin Islands is relieved of the responsibility to pay

9 for such Comptroller costs subsequent to September 30,

10 1977.".

11 TITLE V

12 Sec. 501. Effective on the date of enactment of this Act,

13 the laws which are referred to in section 502 (a) (1) except

14 for "the Micronesian Claims Act as it applies to the Trust

15 Territory of the Pacific Islands" and "section 228 of title II

16 and"; and section 502 (a) (2) except for the words "which

17 are applicable to Guan and" of the Covenant to Establish

18 a Commonwealth of the Northern Mariana Islands in Politi-

19 cal Union with the United States of America, approved by

20 the joint resolution approved on March 24, 1976 (90 Stat.

21 263), shall be applicable to the Territory of Guam and the

22 Virgin Islands on the same terms and conditions as such laws

23 are applied to the Northern Mariana Islands.

24 Sec. 502. (a) The Secretary of the Interior is author-

25 lized to make separate grants to the Government of American

- 1 Samoa, the Government of Guam, and the Government of
- 2 the Virgin Islands for the operation of such Governments.
- 3 The grant to the government of a particular possession shall
- 4 be in an amount necessary to offset income tax revenue losses
- 5 incurred by the Government of each of the territories by
- 6 reason of the provisions of the Tax Reduction Act of 1975
- 7 (89 Stat. 26) and the Tax Reform Act of 1976 (90 Stat.
- 8 1525). Such amounts shall be paid by the Secretary of the
- 9 Interior upon-certification to him by the Secretary of the
- 10 Treasury of the amounts due each territory.
- 11 (b) There is hereby authorized to be appropriated, out
- 12 of any funds in the Pressury not otherwise appropriated,
- 13 such sums as may be necessary to carry out the provisions of
- II this section.