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PRIORITY

P R I O R I T Y

1960 JUL 14 PM 11:47

TWK NR 1375C 150022Z

FM REEVES USAEC ALBUR NMEK

U.S. ATOMIC ENERGY COMM.
TWR UNIT

TO DIRIG GEN A D STAREIRD DMA USAEC WASHDC

INFO JOSEPHSON USAEC LOSA BR LOSA

AEC GRNC

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BT

~~CONFIDENTIAL~~ THERE FOLLOW COMMENTS REQUESTED IN YOUR TWK

NO. C-85 DTD JUNE 10 1960 CMM ON PROPOSED EPG TRANSFER AGREEMENTS

IT IS SUGGESTED FOR CLARIFICATION THAT THE PHRASE "BOTH REAL AND PERSONAL" BE INSERTED BETWEEN INTERESTS AND PRESENTLY IN THE SECOND WHEREAS CLAUSE. OUR RECORDS ARE INADEQUATE TO VERIFY THE AGREEMENT AND PARTIES THERETO REFERENCED IN THE FOREGOING PARAGRAPH AND HENCE ARE ASSUMING THIS IS VERIFIED AT YOUR LEVEL. PARA. WE ARE CONCERNED WITH RECENT DEVELOPMENTS CONCERNING TRANSFER OF CRAFT IDENTIFIED IN PARAGRAPHS 1B AND C OF YOUR TWK. MORE SPECIFICALLY CMM AN INFO CY OF TWK DTD JUNE 8 1960 CMM FROM CAPTAIN DETWEILER ADVISES THAT LSM 444 CMM AFEL-27 CMM AND TWO ARMY OWNED TUGS PRESENTLY IN INACTIVE FLEET AT PEARL HARBOR ARE NOT REQUIRED BY PMR. CAPTAIN DETWEILER RECOMMENDED THAT CNO AND DEPT OF THE ARMY BE ADVISED CRAFT ARE READY FOR JOINT INSPECTION AND RETURN TO RESPECTIVE SERVICES. IN VIEW OF THE NOT INCONSIDERABLE MONETARY VALUE OF PROPERTY BEING TRANSFERRED TO PMR ON A NON-REIMBURSABLE BASIS CMM IT IS SUGGESTED THAT AEC SHOULD BE RELIEVED FROM ANY FUNDING RESPONSIBILITY FOR THE REHABILITATION OR REPAIR OF CRAFT WE HAVE HAD ON LOAN. WE FEEL RATHER STRONGLY ON THIS POINT. THE IDENTIFICATION NBRS OF THE ARMY TUGS ARE 2098 AND 2099. PARA.

STATUS VERIFIED UNCLASSIFIED AND APPROVED FOR PUBLIC RELEASE
Patricia M. Bodin 8/21/97
Date
Patricia M. Bodin

AW-6/8/94

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CLASSIFICATION CANCELLED

PROPERTY OF *DAC*
DATE *11/21/01*

PARAPHRASE NOT REQUIRED

2024

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PARAGRAPH 1D PERHAPS NEEDS SOME CLARIFICATION AS TO THE MANNER IN WHICH WE WORK WITH THE TRUST TERRITORY. WE HAVE AN AGREEMENT IDENTIFIED AS CONTRACT NO. AT/29-2/-613 EFF JULY 1 1957 CMM WITH THE GOVT OF THE TRUST TERRITORY OF THE PACIFIC ISLANDS. THIS DOCUMENT MERELY FORMULIZES THE UNDERSTANDING OF THE PARTIES AS TO /A/ THE OBTAINING BY THE TERRITORY FOR THE INTERMITTENT USE OF THE COMMISSION CERTAIN LANDS IN THE TRUST TERRITORY OF THE PACIFIC ISLANDS UNDER THE CONTROL OF PRIVATE INDIVIDUALS AND /B/ INTERMITTENT USE BY THE COMMISSION OF LANDS UNDER THE DIRECT CONTROL OF THE TRUST TERRITORY. IN OTHER WORDS CMM THE TRUST TERRITORY ARRANGED FOR THE USE OF LAND UNDER THE CONTROL OF PRIVATE INDIVIDUALS AT THE REQUEST OF THE COMMISSION BY ARRANGING LEASES BETWEEN THE PRIVATE INDIVIDUALS AND THE TRUST TERRITORY. IT MAY BE THAT PMR WOULD LIKE TO MAKE THEIR OWN AGREEMENT FOR SUCH LANDS AS ARE REQUIRED. WE WOULD GLADLY MAKE COPIES OF THE CONTRACT AND MODIFICATIONS THERETO AVAILABLE UPON REQUEST. PARA. IN PARAGRAPH 3 CMM IT IS SUGGESTED THAT THE PHRASE "OR TO BE IDENTIFIED" BE INSERTED BETWEEN IDENTIFIED AND PROPERTY. WE FEEL THAT OUR LISTING OF PROPERTY PRESENTLY LOCATED AT EPG TO BE RESERVED FOR AEC IS COMPLETE AS OF THIS DATE. THE INSERTION SUGGESTED IS TO PERMIT ACCOMMODATION OF A RQMT WHICH MAY HAVE BEEN OVERLOOKED. YOU WILL RECEIVE AN INFO CY OF TWK TO H AND N WITH INFO COPIES TO OTHERS INTERESTED WHICH ADEQUATELY IDENTIFIES THE ITEMS TO BE RETAINED. IN VIEW OF THE INFO DEVELOPED AT THE CONFERENCE WITH PMR OFFICIALS ON MAY 25 AND 26 CMM IT IS SUGGESTED THAT DOD FUNDS SHOULD BE AVAILAELE FOR SHIPPING COSTS INCURRED SUBSEQUENT TO JUNE 30 1960. PARA

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IN PARA 4 CMM IT IS SUGGESTED THAT THE WORDS "OR AEC CONTRACTOR" BE INSERTED BETWEEN AEC AND REPS TO COVER SUCH INDIVIDUALS AS UNIV OF HAWAII AND UNIV OF WASHINGTON EMPLOYEES UNDER CONTRACT TO DBM. PARA. WE ARE ASSUMING AS STATED IN YOUR PARA 5 THAT A MUTUALLY SATISFACTORY METHOD OF APPORTIONING AND PAYING OF OVERHEAD COSTS OF THE AEC FACILITIES DIVISION CMM HOLMES AND NARVER CMM LOS ANGELES CM CAN BE NEGOTIATED BETWEEN AEC AND PMR. OUR FUTURE RQMTS ON H&N COULD CONCEIVABLY AFFECT THE ORGANIZATION THAT IS NOW IN OPN. HOWEVER CMM THIS WOULD BE IN THE FUTURE AND AGAIN WOULD REQUIRE CONSULTATION AND AGREEMENT WITH PMR OFFICIALS AT SUCH TIME IF ANY AS A CHANGE WOULD BE INDICATED. OUR PRESENT ACCEPTANCE OF THE PROVISIONS OF PARA 5 SHOULD BE PREDICTED ON THE POSSIBILITY OF AEC NO LONGER REQUIRING A CAPTIVE CONTRACTOR ORGANIZATION AND SHOULD NOT CREATE A SITUATION WHICH WOULD REQUIRE US TO CONTINUE THE PRESENT ORGANIZATION. PARA WITH REFERENCE TO PARA 6 CMM WE WOULD LIKE TO ASSUME THAT IT IS THE RESPONSIBILITY OF THE NAVY TO NOTIFY THE AEC AND H&N OF ANY CONTRACTS THEY HAVE ENTERED INTO OR WILL ENTER INTO WHICH WOULD REPRESENT A DUPLICATION OF THINGS THAT H&N ARE NOW DOING. IT IS SUGGESTED THAT AFTER THE WORDS JULY 1 1960 CMM THE FOLLOWING BE DELETED " AND WHICH THE NAVY HAS NOT SEPARATELY CONTRACTED FOR BEFORE THAT DATE" AND THAT THE WORDS "HOLMES AND NARVER AND" BE INSERTED AFTER THE WORDS "ADVISES" AND "THE." PARA.

OUR FORECASTED DATE FOR NOTIFICATION TO PMR OF EQUIPMENT RQMTS WILL BE MET AS PREVIOUSLY REFERENCED. WE ARE HOPEFUL OF AN EARLY REPLY FROM PMR

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IN ORDER THAT WE CAN AUTHORIZE HOLMES AND NARVER TO PREPARE ITEMS FOR OVERSEAS SHIPMENT WHILE THEIR EMPLOYEES ARE STILL UNDER AEC CONTRACT. THERE COULD POSSIBLY REMAIN SOME DTEVEDORING CHARGES IN THE EVENT SHIPPING FACILITIES ARE NOT AVAILABLE UNTIL AFTER JULY 1 END
REF TAGVWL-2348

BT

15/0140Z

PLS ACK WWM

REC VIA TWX 15/0357Z JA

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