OTTUZYUW RUHHHGAZ802 1100405-UUUU--RUEBDBA. 57 472

0 190405Z APR 72

HQ DNA

FM CINCPAC

INFO RUEEDBA/HO DNA WASH (SPSS FOR MR. LEWIS)

5709

RUEFHGA/OSAF (PREV FOR COL WHITEHEAD)

RUEKJCS/SECDEF (OASD/ISA FOR CAPT SCHULLER)

RUEKJCS/SECDEF (DASD/HEALTH & ENVIRONMENT FOR MAJ ROGERS)

RUEKUCS/SECDEF (GASD/ATOMIC ENERGY FOR CAPT ANGLEMAN)

RUEKUCS/SECDEF (GASD/DDR&E FOR MR. WEBSTER)

RUEKUCS/SECDEF (OASD/PA)

Department of Energy Historian's Office

P 180705Z APR 72

FM HICOMTERPACIS SAIPAN

TO ZEN/ALDISTAD TERPACIS

ZEN/HICOM LNO GUAM

RUHHBAA/LRO KWAJ

RUHNSAA/COMNAVMARIANAS

RUHHHQA/CINCPAC

RUHNSAA/CINCPACREP GUAN TTPI

RUHJPBAZUSNAVINVSERVO GUAM

RUEHBAC/AMEMBASSY CANBERRA

RUWJAJA/COMTWELVE SAN FRAN CALIF

RUEHC/SECSTATE

RUADADA/HICONRY OKINAWA RYIS

INFO RUEKUSC/SEC DEF

RUEKJCS/JCS

RUENAAA/CNO

5002528

RUENAAA/CHINFO

RUNHERA/CINCPACFLT RUHHAZA/CINCPACAF RUHHRGA/CINCUSARPAC PAGE TIO RUHGSAA4595 UNCLAS RUHHERA/CGFMPAC RUHHERAZCOMOBRAC RULSSAA/NAVFACENGCOM HDGTRS RUHHBRA/PACDIVNAVFACENGCON RUHHLHAZHICOM ENO HONOLULU BT UNCLAS //// SEC III OF IV //// AMERBASSY CANBERRA/COMTWELVE/HICOMRY OKINAWA NOT ADDEES PASS INFO CANDERRA FOR POL SECTION

SECSTATE PASS TO DEPT INT/SEC INT/DASTA/OSN.

(MICRONESIAN STATUS CONTID)

USCAR FOR TIPI LNO

COMTWELVE FOR AMBASSADOR WILLIAMS

"THE PALAU TALKS WITNESSED THE CONTINUATION OF THE PROGRESS MADE IN
HANA IN OBTAINING RECOGNITION BY THE UNITED STATES OF THE FOUR BASIC

PRINCIPLES AND LEGAL RIGHTS WHICH THE MICRONESIAN DELEGATION CONSIDERS

ESSENTIAL PARTS OF ANY FUTURE STATUS. AT HANA. THE TWO DELEGATIONS

PREIVED AT SUBSTANTIAL AGREEMENT ON THE FIRST THREE OF THESE FOUR
Department of Energy
PAGE THREE RUHGSAA4595 UNCLAS

ARCHIVES

CRUCIAL ISSUES. FIRST. THE DELEGATIONS AGREED AT HANA -- AND REAFFIRMED AT KOROR -- THAT THE COMPACT WE NEGOTIATE IS AN EXPRESSION OF MICRO-

NESIAN SOVEREIGNTY, OF OUR PEOPLE'S RIGHT TO SELF-DETERMINATION,

THE

RIGHT TO FREELY CHOOSE OUR POLITICAL FUTURE. SECONDLY. THE DELEGATIONS AGREED THAT MICROMESIANS HAD THE RIGHT TO ADOPT A CONSTITUTION AND LAWS WHICH ARE CONSISTENT WITH THEIR OWN NEEDS. THIRD. THE DELEGATIONS AGREED THAT THE PEOPLE OF MICROMESIA SHOULD HAVE CONTROL OF THEIR LAND. ONLY THOSE EASES AND OPTIONS WHICH WERE NEGOTIATED AS PART OF THE COMPACT WOULD FALL UNDER U.S. AUTHORITY. OTHERWISE, ONLY MICROMESIANS WOULD OWN MICROMESIAN LAND AND ONLY MICROMESIANS WOULD EXCERCISE THE POWER OF EMINENT DOMAIN.

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"THE PROGRESS MADE AT HANA IN SECURING RECOGNITION OF MICRONESIA'S
RIGHT TO SELF-DETERMINATION, TO CONTROL OF LAWS, TO BASIC OWNERSHIP OF
LAND, LEFT ONE LARGE AREA OF DISAGREEMENT TO BE SETTLED IN PALAU. THIS
WAS THE ISSUE OF TERMINATION, OF HOW -- AND BY WHOM -- ANY FUTURE COMPACT BETWEEN THE UNITED STATES AND MICRONESIA MIGHT BE ENDED. AT HANA,
THE UNITED STATES PROPOSED THAT TERMINATION REQUIRE THE CONSENT OF BOTH
SIDES. AT HANA, AND AT KOROR, THE MICRONESIAN DELEGATION MAINTAINED
THAT UNILATERAL TERMINATION -- BY EITHER SIDE, WITHOUT THE OTHER SIDE'S
CONSENT -- WAS AN ESSENTIAL SAFEGUARD OF MICRONESIAN'S RIGHTS.
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*WHILE INSISTING ON MICRONESIA'S NEED TO CONTROL ITS POLITICAL DESTINY. THE MICRONESIAN DELEGATION ALSO RECOGNIZED THE UNITED STATES NEED TO BE ABLE TO MAKE PLANS ON A LONG-RANGE BASIS AND TO BE CONFIDENT OF A STABLE PRESENCE IN THE PACIFIC.

"THE MICRONESIAN DELEGATION PRESENTED AN APPROACH DESIGNED TO ACCOMMODATE THE INTERESTS OF BOTH SIDES. IN ITS ESSENTIAL PRINCIPLES IT

WAS ACCEPTED BY BOTH SIDES. AS SLIGHTLY MODIFIED DURING NEGOTIATIONS.

Operatment of Energy
THE TERMINATION PROPOSAL HAS FOUR MAIN FEATURES. Historian's Office

ARCHIVES

"ONE: TO ENSURE THAT THE RELATION OF FREE ASSOCIATION IS GIVEN \A
FAIR TEST. THE COMPACT BETWEEN THE UNITED STATES AND MICRONESIA WILL BL.

THE MICRONESIAN SIDE PROPOSED THAT THIS PERIOD SHALL LAST FIVE YEARS:

THE UNITED STATES PROPOSED A PERIOD OF FIFTEEN YEARS. FURTHER NEGOTIA
TIONS ON THIS POINT WILL BE NECESSARY.

"TWO: AFTER THE INITIAL PERIOD HAS PASSED, THE COMPACT WILL BECOME
UNITED STATES OR MICROMESIA.

"THREE: IN MICRONESIA. TERMINATION WOULD REQUIRE A VOTE OF THE THE CONGRESS OF MICRONESIA AND THE PEOPLE OF MICRONESIA.

"FOUR: IF THE COMPACT IS TERMINATED AND THE RELATIONSHIP OF FREE ASSOCIATION BETWEEN THE UNITED STATES AND MICRONESIA IS ENDED.

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A SECURITY TREATY WILL SPECIFY THE TERMS OF CONTINUED AMERICAN PRESEN-CE IN MICROMESIA. THIS SECURITY TREATY WILL HAVE BEEN NEGOTIATED PRIOF TO THE BEGINNING OF THE COMPACT.

"MANY DETAILS OF TERMINATION REMAIN TO BE NEGOTIATED. BUT THE MICRO-NESIAN DELEGATION WELCOMED THE UNITED STATES ACCEPTANCE OF MICRONESIA'S SASIC RIGHT DULY TO TERMINATE ANY COMPACT IT ENTERS.

"THE MICROMESIAN DELEGATION BELIEVES THAT UNITED STATES ACCEPTANCE
"OF MICROMESIA'S RIGHT OF UNILATERAL TERMINATION. COMBINED WITH-PREVIOUS
ACCEPTANCE OF MICROMESIA'S RIGHT TO SELF-DETERMINATION AND MICROMESIA'S
CONTROL OF LAWS AND LANDS, CONSTITUTE THE BASIS OF AN EVENTUAL AGREEMENT WITH THE UNITED STATES. MICROMESIA'S FOUR BASIC PRINCIPLES AND
Department of Energy
LEGAL RIGHTS HAVE BEEN RECOGNIZED.

Historian's Office

"BOTH DELEGATIONS RECOGNIZED THE NEED FOR A SMOOTH AND ORDERLY TRANSITION FROM THE CURRENT TRUST TERRITORY GOVERNMENT TO THE NEW GOVERNMENT OF MICRONESIA. IT WAS AGREED THAT AN EARLY STEP IN TRANSITION
WOULD BE THE CALLING OF A CONSTITUTIONAL CONVENTION TO DETERMINE THE
FORM OF FUTURE GOVERNMENT. A NUMBER OF INTERIM STEPS OVER THE TRANSI-

TION PERIOD WOULD PROVIDE FOR THE GRADUAL PHASING OUT OF THE CURRENT GOVERNMENT AND THE ORDERLY ASSUMPTION OF EXECUTIVE POWER BY THE NEW GOVERNMENT.

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"DISCUSSION OF FINANCE DID NOT PROCEED BEYOND PRELIMINARY STAGES.

THE UPITED STATES DELEGATION DID NOT BELIEVE DETAILED DISCUSSION OF THE LÉVEL OF SUPPORT AND COMPENSATION TO BE GRANTED MICRONESIA BY THE UNITED STATES WOULD BE APPROPRIATE AT THIS STAGE OF NEGOTIATIONS. THE MICRONESIAN DELEGATION PROPOSED THAT THE FINANCING FURNISHED BY THE UNITED STATES MIGHT BE DIVIDED INTO FOUR BASIC AREAS. THESE WERE:

"ONF: THE CONTINUING ECONOMIC SUPPORT TO BE PROVIDED MICRONESIA DURING ITS TRANSITION FROM TRUSTEESHIP TO ECONOMIC INDEPENDENCE.

"TWO: COMPENSATION FOR THE AGREEMENT BY MICRONESIA TO DENY THE USE OF ITS LAND AND WATERS TO MILITARY FORCES OF ANY NATION OTHER THAN THE UNITED STATES.

"THREE: PAYMENT FOR THE CONTINUING RIGHT TO USE SPECIFIED LAND AND Department of Energy WATERS FOR U.S. MILITARY BASES AND OPERATIONS, AND Historian's Office ARCHIVES

"FOUR: PAYMENT FOR SPECIFIC RENTALS FOR MILITARY USE OF LAND AND
TERRITORIAL WATERS. AND OPTIONS ON SPECIFIC LAND AND TERRITORIAL WATERS.

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