

19 October 1973

MEMORANDUM OF AGREEMENT

BETWEEN THE

DEPARTMENT OF THE AIR FORCE

AND THE

DEFENSE NUCLEAR AGENCY

ON THE

PLAN FOR TRANSFER OF ENIWETOK ATOLL

[unclear]
 [unclear]
 [unclear]
 [unclear] SFG

Agency's Responsibility

1. INTRODUCTION:

A. The Eniwetok Auxiliary Airfield, including the total Eniwetok Atoll, Marshall Islands is assigned to the Commander, Space and Missile Test Center (SAMTEC), Space and Missile Systems Organization, Air Force Systems Command, U. S. Air Force. The primary Air Force needs for the atoll have been satisfied and the Air Force is willing to transfer the facility including all real property, equipment and supplies in place, and unexpended programmed

FY 1974 funds. — *and programmed FY75 funds as well as funds for that support rendered to Eniwetok on a nonreimbursable basis in accordance with existing DFRI 4*

B. The Director, Defense Nuclear Agency (DNA) has been designated as *agreement* the Department of Defense representative to work with the Atomic Energy Commission and the Department of Interior in the program of cleanup and rehabilitation of Eniwetok. Furthermore, DNA has been directed to accept the transfer of the Eniwetok Atoll from the U. S. Air Force and assume the responsibilities for operating and maintaining the Eniwetok Auxiliary Airfield commencing

BEST COPY AVAILABLE

NO. 3267'S ATOMIC ENERGY
 [unclear]
 [unclear] Doc History Division
 [unclear] Tommy McLaw, Job #1320
 [unclear] Box #5
 [unclear] Organization

1 January 1974 and continuing until the atoll can be transferred to the Department of Interior for eventual restoration to the indigenous peoples.

2. REFERENCES:

Para A. Assistant Secretary of Defense, Memorandum for the Secretary of the Air Force Director Defense Nuclear Agency, Subj: Amplification of Responsibilities in Regard to Eniwetok, dated 29 Sep 1973.

Para B. Assistant Secretary of Interior letter to Director Office of Management and Budget, dated 17 August 1973.

Para C. Agreement between Atomic Energy Commission and Department of Defense for transfer of Eniwetok Proving Ground, signed 30 June 1960.

D. Memorandum of Agreement between the Atomic Energy Commission and the HQ Space and Missile Test Center (SAMTEC/XPS 2103) dated 3 Nov 1971, as amended 10 Nov 1972.

Para E. Loan Agreement between Atomic Energy Commission, Nevada Operations Office and the Space and Missile Test Center (SAMTEC/XPS 2107) signed 31 Jan 1973.

Para F. Memorandum of Agreement between Space and Missile Test Center and 61st Military Airlift Support Wing (MAC) Hickam AFB, Hawaii (SAMTEC/XPS 2215), dated 1 May 1973.

Para G. USAF Host-Tenant Support Agreement between 15th Air Base Wing (PACAF) and the Space and Missile Test Center (SAMTEC/XPS 2229) dated 30 Jun 1973.

H. Support Agreement between U. S. Army Support Command, Hawaii and Space and Missile Test Center (SAMTEC/XPS 2317) dated 1 Feb 1973.

*includes
TAH*

I. Support Agreement between U. S. Army Safeguard System Command and Space and Missile Test Center (SAMTEC/XPS 2325) dated 24 Sep 71.

J. Support Agreement between Naval Supply Center, Pearl Harbor and Space and Missile Test Center. (SAMTEC/XPS 2812) dated 1 Jul 1973.

K. Agreement between Air Force Western Test Range, Pacific Air Force Base Command, and Government of the Trust Territories of the Pacific Islands (AFWTR/WTLO 2903) dated 9 Mar 1965.

L. Interservice Support Agreement between U. S. Coast Guard, Fourteenth Coast Guard District and Space and Missile Test Center (SAMTEC/XPO 3007) dated 1 Oct 1970.

M. Technical Plan for Geologic and Geophysical Investigation of Eniwetok Atoll and Eniwetok Nuclear Craters. Project EXPOE (Exploratory Program on Eniwetok) 1 Jun 1973 (Air Force Weapons Laboratory).

3. ASSUMPTIONS:

A. The development of this plan at this time must necessarily be based upon certain assumptions of decisions not yet made. It is agreed that the following assumptions appear to be valid and rational; it is not the intent to influence such decisions by approval of this document. If future decisions should be made contrary to these, the related portions of this plan will be modified accordingly.

B. The Department of Defense will be designated to budget and fund for major portions of the cleanup and rehabilitation program.

C. The effective time of the transfer of the Eniwetok Atoll from the Air Force to DNA will be 1200 hours, 1 January 1974 Eniwetok time (Greenwich time minus 12 hours).

D. Negotiations with the Department of Interior for any Air Force needed residual rights to real estate in the Atoll will be conducted by personnel from the Headquarters, U. S. Air Force in cooperation with the DNA.

E. DNA assume the existing Air Force contract with Management and Technical Services Company (MATSCO), #F04701-72-C-0161 for the operation and maintenance of the Eniwetok Auxiliary Airfield in "caretaker" status, as amended.

F. DNA will assume the responsibilities of managing support provided to other tenants and programs as delineated in ANNEX 3 - Agreements. DNA and the O&M contractor will require support from other DOD organizations as delineated in ANNEX 3 - Agreements.

G. Deputization of Deputy Sheriffs at Eniwetok will continue to be required and authorized by the Governor of the Trust Territories of the Pacific Islands.

H. The Air Force (SAMTEC) will transfer to DNA ^{an incrementally} funded contract and ^{unexpended funds} \$124,500 for the continued operation and maintenance (caretaker status) of the facility through 30 Jun 1974.

I. Air Force and SAMTEC Regulations, directives, etc., will remain in effect as guidance until replaced or modified by DNA.

87.5 supplies
3.5
33.5 continuing

J. SAMTEC personnel will cooperate fully with and assist DNA upon request to the maximum of their capabilities and availabilities. Both activities will exert their best efforts to develop by 1 November 1973 a schedule of actions that must be accomplished jointly and individually in order to complete a smooth transfer on 1 January 1974.

K. Property, facilities, equipment, supplies, etc., will be inventoried jointly on-site during a two-week period in December 1973. *TTPI?*

4. SUMMARY:

*USAF + Dept of Int discussing
by legal types*

A. DNA will exert its best efforts to accept the transfer of responsibilities for management and operation of the Eniwetok Auxiliary Airfield from SAMTEC effective 1 January 1974. SAMTEC will transfer the facility to DNA as a complete operational entity including the O&M contract, balance of FY 74 funds, all facilities, equipment and supplies on site. *or in the pipeline.* Upon DNA request, SAMTEC will provide advice and staff assistance to DNA to the maximum extent practicable.

B. DNA will continue to support the existing tenants and programs; DNA will continue to make available to the O&M contractor those government furnished supplies and services committed to SAMTEC by agreements. These relationships with other organizations will continue only for such time as required by DNA to make separate arrangements.

C. It is recognized that the phase-over of functions may require 30 to 90 days after 1 January 1974; during this time SAMTEC will not unilaterally

terminate any agreements, contracts or other arrangements that will jeopardize DNA operations at Eniwetok.

5. ANNEXES ATTACHED:

- 1. Funds
- 2. Contracts
- 3. Agreements
- 4. Real Property/Real Property Installed Equipment
- 5. Logistics
- 6. Communications
- 7. Criminal Law
- 8. Manpower and Assistance
- 9. Schedules

6. GENERAL PROVISIONS:

This agreed Plan becomes effective ^{for planning} on ~~1 November 1973~~ ^{when} as approved by

the ~~Director~~ Defense Nuclear Agency and ~~the~~ ^{Department of the} ~~Commander, Space and Missile Test Center with the concurrence of the~~ ~~Chief of Staff, USAF~~ Air Force.

and for implementation as spelled out earlier

It will continue in effect for record purposes until 30 June 1974. Any changes to this Plan must be made by negotiation and approval of an amendment or revision.

7. APPROVALS:

Date _____

Commander, SAMTEC
Vandenberg AFB, CA 93437

Date _____

Director, DNA
Washington, D. C. 20305

8. CONCURRENCE:

Date _____

Chief of Staff
U. S. Air Force

Annex 1 - FUNDING

1. GENERAL:

A. The SAMTEC and the DNA agree to the following financial arrangements for the transfer.

B. Effective 1 January 1974, the SAMTEC will transfer, to the DNA, funds in the amount of \$87,500 to cover Government Furnished Materials, \$3,500 for KMR support of Eniwetok, and \$33,500 for other contract tasks for the period 1 January 1974 through 30 June 1974. In addition, the DNA will assume full responsibility for the contract which has been funded as follows:

2. BASIC CONTRACT:

The current basic contract for FY 1974, as negotiated, is fully funded in the amount of \$345,000 with \$285,000 for labor costs and \$60,000 for contractor commercial procurement of supplies and materials.

3. OTHER CONTRACT EFFORT:

A. All other SAMTEC requirements negotiated with the contractor prior to 1 January 1974 will be fully funded by the SAMTEC.

B. All requirements of organizations other than the SAMTEC received by the SAMTEC Contracting Officer prior to 1 December 1973, will be negotiated

by the SAMTEC and funded as fully as funds received from these other organizations are available. It will be the responsibility of the DNA to take any necessary action to obtain the required funds from such other organizations.

Annex 2 - CONTRACTS

1. The operation and maintenance of the Eniwetok Auxiliary Airfield is performed by the Management and Technical Services Company under Contract #F04701-72C-0161. SAMTEC will execute a modification to this contract which will serve to transfer the contract in its entirety to the Defense Nuclear Agency. The transfer will include all government furnished property and equipment in custody of the contractor at Eniwetok, Marshall Islands.

2. DNA will assume the complete responsibility for the administration, management and funding of the contract on 1 January 1974. SAMTEC contract expenditures will cease upon DNA assumption of these responsibilities.

1 x 3 - AGREEMENTS

1. SAMTEC has various agreements by which the SAMTEC O&M Contractor receives and supplies support. These agreements are listed in References as items C through K.

2. DNA will require various agreements by which the DNA O&M Contractor will receive and supply support.

3. SAMTEC will contact all agencies concerned and advise that continuing support received by SAMTEC for Eniwetok should be provided to DNA until such time as DNA can negotiate their separate agreements.

The support provided in this manner shall not continue beyond 1 Apr 1974.

Target

4. SAMTEC will contact all agencies concerned and advise that continuing support provided by SAMTEC will be provided by DNA until such time as DNA negotiates their separate agreements.

5. DNA will continue to receive and supply support under existing SAMTEC agreements until such time as DNA negotiates new agreements.

6. The following list of agreements are listed by SAMTEC number for identification of support either supplied or received by SAMTEC:

a. Support supplied by SAMTEC:

SAMTEC/AEC (PASO) *varied base opt for studies & surveys* SAMTEC/XPS 2103

SAMTEC/61MASWg *provid MAC use* SAMTEC/XPS 2215

SAMTEC/U S Coast Guard *varied base opt* SAMTEC/XPS 3007

b. Support received by SAMTEC:

SAMTEC/AEC (HV00) - *loan of generators* SAMTEC/XPS 2107

SAMTEC/15ABWg - *mail* SAMTEC/XPS 2229

SAMTEC/USASC/HAV - *mail supplies* SAMTEC/XPS 2317

SAMTEC/SAFSCOM - *emery* SAMTEC/XPS 2325

SAMTEC/NSC/PH - *perishable
substances* SAMTEC/XPS 2812

SAMTEC/HICOM - *low order* SAMTEC/XPS 2903

Annex 4 - REAL PROPERTY/REAL PROPERTY INSTALLED EQUIPMENT

1. SAMTEC will prepare DD Form 1354 (Transfer of Construction) for the transfer of real estate and facilities to DNA. SAMTEC will prepare the Certificate of Transfer of Accountability from SAMTEC to DNA. X

2. DNA will accomplish signatory approval on the documents listed above.

3. Accomplishment of these documents will consummate the transfer of all Real Property/Real Property Installed Equipment at Eniwetok AAF.

Rewrite

Annex 5.- LOGISTICS

1. General. Custody and accountability of all equipment and supplies currently assigned to the Eniwetok contractor (MATSCO) property account and Air Force equipments assigned to SAMTEC will be transferred in place to the Defense Nuclear Agency (DNA). A joint inventory of all equipment and supplies will be conducted, if required, by the DNA prior to formal transfer. The SAMTEC does not desire to retain any equipment, except that which is currently on loan to SAMTEC (see para 6 below) and not assumed by the DNA.

They don't want - if we do then it's up to us to make arrangements

2. Vehicles:

Authorized	24
On Hand	24
Excess	2
Shortage	2

3. Watercraft:

LCM-6	1	(see para. 6)
17.5' Boston Whaler	1	

4. Capital Equipment: 2500 line items (Estimated Value \$1,843,000)

5. Supplies: 2112 line items (Estimated Value \$146,000)

6. Equipment Loans:

- 60 KW Generator from SMAMA 1
- 1. SAM750 KW Solar Generators from AEC 2
- LCM-6 from U S Navy 1

7. Station Numbers:

SAMTEC will cancel the AFLC assigned station numbers (EY3504 and EY3505) as of 31 Dec 1973. DNA will establish new codes.

Annex 6 - COMMUNICATIONS

1. SAMTEC will transfer, in place, the existing HF equipment.
2. SAMTEC will transfer, in place, the existing UHF air-to-ground equipment.
3. SAMTEC will transfer, in place, the existing IRIG timing equipment.
4. SAMTEC will cancel all frequencies assigned for use at Eniwetok *need to get w/Comms*
~~1 January 1974.~~ 1 January 1974
5. DNA will be responsible for obtaining frequencies for subsequent use through DNA command channels.
6. Communications from Eniwetok to CONUS will not be provided by SAMTEC, after 1 January 1974.
7. SAMTEC will not provide a HF trunk capability.
8. SAMTEC will not provide Depot Level Maintenance (DLM) for the installed equipment.
9. SAMTEC will provide a listing of installed equipment to be transferred to DNA.

10. It is assumed that DNA will utilize a satellite system similar to that previously provided in support of DNA operations at Eniwetok. DNA will be responsible for acquiring this system.

Annex 7 - CRIMINAL LAW

1. The legal code of the Trust Territories of the Pacific Islands is applicable to all personnel on Eniwetok Atoll and adjacent territorial waters. By reference 2.k. it was agreed that criminal law jurisdiction over military personnel would be administered by the 15ABWg (formerly known as the Pacific Air Force Base Command) under the Uniform Code of Military Justice. The authority and procedures for administration of criminal law to all civilian personnel is set forth in this agreement, including procedures for detention, examination, trial, and confinement.

2. It is presumed that DNA will assume the authority and total responsibilities set forth in this agreement, reference 2.k., until such time as separate arrangements can be made with the 15ABWg and the Governor, Trust Territories of the Pacific Islands, by DNA.

Annex 8 - MANPOWER AND ASSISTANCE

1. SAMTEC has no personnel committed or available for the management or support of the O&M operation at Eniwetok. Military and civilian personnel allocations previously assigned to the management of Eniwetok in a full operational status were deleted by previous manpower cuts. SAMTEC staff and management functions relative to the "caretaker" operation have since been performed by the tasking of personnel performing other functions.

2. The HQ USAF and SAMTEC staffs will provide all available advice and assistance to DNA in the smooth transfer of the Eniwetok AAF. SAMTEC regulations, directives, records, and significant correspondence affecting the transfer or subsequent DNA management of the Atoll will be made available on site and/or at HQ SAMTEC, Vandenberg AFB, CA. All reasonable DNA requests for copies will be honored.

3. DNA will provide all civilian and military personnel necessary for the continued management of the operation and maintenance of the Eniwetok AAF subsequent to 1 Jan 1973. If DNA manpower resources are inadequate, DNA will seek augmentation from sources other than SAMTEC and the United States Air Force.

29 SEP 1973

In reply refer to:
I-10740/73

INTERNATIONAL
SECURITY AFFAIRS

MEMORANDUM FOR THE SECRETARY OF THE AIR FORCE
DIRECTOR DEFENSE NUCLEAR AGENCY

SUBJECT: Amplification of Responsibilities in Regard to Eniwetok

As requested by the Secretary of Defense, the Joint Chiefs of Staff on 30 November 1972, designated the Director, Defense Nuclear Agency as the Department of Defense Project Manager for matters concerning the cleanup of Eniwetok. These duties include acting for the Secretary of Defense in planning and, if so determined, accomplishing the cleanup of Eniwetok, and to provide representation and enter into agreements in this regard. On 8 February 1973, a Deputy Assistant Secretary of Defense memorandum to the Director, Defense Nuclear Agency reported several significant developments concerning Eniwetok and forwarded additional guidance.

Recently, a memorandum from the Secretary of Interior, Chairman of the Inter-Agency Group responsible for the cleanup and rehabilitation of Eniwetok, to the Director, Office of Management and Budget, requested guidance as to which agency or agencies should program costs for the project, and how such a request should be submitted.

While the responsibility and procedures for funding the Eniwetok project are being determined, it is considered prudent to perform additional planning actions in the eventuality that the Department of Defense is designated to fund a portion of this operation. Accordingly, the Defense Nuclear Agency, as Program Manager, is requested to accomplish the following tasks with the Air Force cooperating as indicated:

- Collect from the Military Services and Defense agencies official statements of their requirements for access to or use of the resources of Eniwetok Atoll after its transfer to the Trust Territory Government. Based on these statements of requirements, the Defense Nuclear Agency is requested to assist the Air Force in negotiating for the retention of these residual rights incident to the transfer agreement.
- Should the Department of Defense be required to fund the holding operation on Eniwetok during calendar year 1974, assume from the US Air Force on 1 January 1974 the responsibility for this support operation as an adjunct to cleanup activities.

The Air Force is requested to develop a mutually acceptable plan to reimburse the Defense Nuclear Agency for the Eniwetok holding costs, except for military personnel, for the second half of FY 1974 and to transfer appropriate civilian manpower resources. Air Force should continue to fund for any Air Force military personnel through FY 1974.

- As recommended in the Defense Nuclear Agency letter of 8 August 1973, DNA is authorized to continue to develop and refine costs to cover the cleanup phase should it be required in the FY 1975 Budget. Guidance concerning funding responsibilities is expected from the Office of Management and Budget in the near future.
- In order to avoid future misconceptions, formalize an understanding with the Atomic Energy Commission of the role that Agency will perform in the cleanup operations.

[(Signed)]

Robert C. Hill

Assistant Secretary of Defense
International Security Affairs

CC:

ASD (I&L)
ATSD (AE)
DDPA&E
Dir, Joint Staff
ASD (C)



18 October 1973

MEMORANDUM FOR THE ASSISTANT SECRETARY OF DEFENSE (ISA)

SUBJECT: Responsibilities in Regard to Eniwetok

1. I am in receipt of your decision confirming your memorandum which directed DNA to assume responsibility for Eniwetok on 1 January 1974. I appreciate the fact that you permitted me to present my case; and, as I promised, I will salute smartly and get on with the job.

2. There was one problem mentioned during our discussion for which I need your help. I believe it is quite clear that the Air Force has had a number of military personnel involved in the management of Eniwetok, though they may not have had any one person devoting full time. According to my intelligence the aggregate of the efforts of all who are involved probably amounts to six or seven people. I believe it would be appropriate, and I would be most grateful, if you would direct the Air Force to transfer three military manpower spaces (1 officer - 2 enlisted men) to the Defense Nuclear Agency. I believe it is imperative that without the organizational structure and a presence in the Pacific that is now available to the Air Force that I assign full time personnel to manage the increasing activities at Eniwetok.

3. I am dictating this memorandum by telephone since I am away from Washington and will ask my Scientific Deputy, Dr. Jack Rosengren, to sign in my absence. Again, I am most grateful for your patience in this matter.

for *Jack W. Rosengren*
WARREN D. JOHNSON
Lieutenant General, USAF
Director

18 October 1973

MEMORANDUM FOR: SECRETARY OF DEFENSE
SECRETARY OF INTERIOR
CHAIRMAN, ATOMIC ENERGY COMMISSION

SUBJECT: Guidance for the Inclusion of Funds in the FY 1975 Budget for Cleanup and Rehabilitation of Eniwetok Atoll, Trust Territory of the Pacific Islands

1. I have received letters regarding budgeting for the Eniwetok cleanup and rehabilitation program from Interior Assistant Secretary Lind dated October 17, 1973 (and from Admiral Pete) dated September 18, 1973. In response to these letters, I would like to provide the following guidance relating to financial responsibility for this effort.
2. Agencies should request FY 1975 funds to allow for maintaining existing base camp activities and for appropriate radiological survey and monitoring activities. The FY 1975 request should also provide for some initial FY 1975 effort on cleanup, pending the results of on-going analysis of firm requirements for cleanup and rehabilitation. The FY 1975 budget should be sufficient to show continuing Administration commitment to the cleanup and rehabilitation of the Atoll, but consistent with current uncertainty regarding the final detail cleanup and rehabilitation plan.
3. Budget requests should reflect the following agency responsibilities: Department of Defense for maintaining on-going facilities and operations in Eniwetok, and for cleanup operations; Interior for rehabilitation; Atomic Energy Commission for radiological monitoring and survey.
4. My staff will provide any further assistance to you that may be required.

/s/ Fred Malek
for ROY L. ASH,
Director

WEEK BEGINNING

28

4

11

18

25

2

9

16

23

30

6

SECTION

(1)	SAMTEC and DNA complete transfer agreement											
(2)	SAMTEC and DNA agree to and finalize schedule of events											
(3)	SAMTEC transfer funds to DNA											
(A)	Phase I											
(B)	Phase II											
(C)	Phase III											
(4)	SAMTEC and DNA inventory and transfer RP/RPIE to DNA											
(5)	Logistics											
(A)	SAMTEC and DNA inventory and transfer vehicles to DNA											
(B)	SAMTEC and DNA inventory and transfer equipment to DNA											
(C)	Transfer of maintenance responsibilities to DNA											
(D)	SAMTEC and DNA inventory and transfer Marine equipment to DNA											
(E)	DNA request change of EY Codes											
(6)	Communications											
(A)	SAMTEC and DNA inventory and transfer facilities/equipment to DNA											
(B)	DNA establish new communications trunk											
(7)	DNA establish procedures for Criminal Law											
(8)	Contracts reviewed and accepted by DNA											
(9)	Agreements reviewed and accepted by DNA											

Week Beginning	28	4	11	18	25	2	9	16	23	30	6
Actual											
(10) SAMTEC and DNA notify Users/Tenants of transfer											
(11) Removal of equipment by SAMTEC (not required by DNA)											
(12) Transfer actions completed											
(13) Contracts renegotiated by DNA											
(14) Agreements renegotiated by DNA											

PREVIOUS EDITION OF THIS FORM MAY BE USED.

25 October 1973

MEMORANDUM FOR: REAR ADMIRAL SWANSON

SUBJECT: Transfer of Executive Management of Eniwetok

1. The DNA/SAMTEC Conference at Andrews AFB on 24 October 1973 resulted in bringing to light a great deal of information on the Eniwetok contractor operation and the funding thereof. It was agreed that the SAMTEC prepared Memorandum of Agreement represented a reasonable draft, that the agreement should be between DNA and DAF, and that HQ, DNA would respond to DAF with suggested changes to the draft.

2. Unresolved issues appeared to be the following:

a. Manpower to be transferred.

b. Transfer of funds budgeted for MAC airlift of channel traffic in support of Eniwetok.

c. Willingness of 15th AB Wing at Hickam to provide required support with or without reimbursement. Extent of this support includes flying safety inspection of Eniwetok airfield, repair of AGE, repair and calibration of PMBL, use of teletype and autodin by contractor, organizational supply support, development of instrument approach procedures for Eniwetok airfield, medical staff inspection twice a year and bioenvironmental surveillance at six month intervals including preventive medicine, industrial hygiene, environmental sanitation and food services inspections.

d. Development of a schedule to pinpoint suspense dates for completion of required actions.

3. Resolution of these issues will require the following actions:

a. Preparation of detailed manpower requirements, negotiation of same with DAF and submission of a JMP to the JCS. This must be preceded by decisions on the manner in which DNA will accomplish this new mission.

25 October 1973

SUBJECT: Transfer of Executive Management of Eniwetok

b. Coordination with AFSC/AFLC/DAF to determine the need for a transfer of funds or an agreement to provide MAC channel traffic service without reimbursement.

c. Coordination with 15th AB Wing to determine extent of support which will be provided with and without reimbursement.

d. Completion of actions above and coordination of schedule between FCDNA and DNA.

4. Based on results of the conference and discussions with the DNA staff, recommend the following:

a. That FCDNA be tasked to provide the successor Contracting Officer for the MATSCO contract and to supervise and administer the contract. I see no advantage to holding the contract at DNA level, but many for passing to FC, e.g. this is "evorday" type business which FC should perform for DNA and biggest problem SAMTEC has encountered to date has been coordination with AFWL which we certainly should be able to do better.

b. That the matter of support agreements be elevated to top priority. Resolution of these agreements especially that with 15th AB Wing, should be accomplished prior to committing ourselves with DAF.

c. That DNA provide sufficient guidance on the future EXPOE program to allow AFWL to project their support requirements well into calendar 1974. Currently, EXPOE has provided SAMTEC with funds only to 12 January 1974 which would necessitate our modifying the contract immediately after taking it over.

d. That funding for FY 75, if and when approved by OSD, should be with RDT&E funds in order to permit greatest flexibility.

5. Assuming that management of Eniwetok operations follows the general nature of the recommendations above, I foresee a need for four additional manpower spaces. Two spaces should be provided in Albuquerque to pick up the increased load in contract administration/ support agreements/budgeting/accounting. These could be military or civilian. I would propose that LtCol Mente serve as COR for the contract and that he be augmented with an NCO and a clerk/typist. This is a quick and dirty appraisal which will be reviewed in greater detail by the FC staff ASAP.

CF:
OALG
FCDC

ALAN C. ESSER
Colonel, USA

TT 01157
RATUZYUW RUEBDBA1776 2997 07-0000 -SUMMRAC.

0111
13

ZNR 00000
R 262001Z OCT 73
FM HQ DNA WASH DC
TO COMFLDCOM DNA KIRTLAND AFB NMEX
BT

OCT 26 21 02 '73

gnc
146
476

UNCLAS LOLS SENDS

SUBJ: ENIWEKOK STATUS

1. RECLAMA OF DECISION TO TRANSFER MANAGEMENT RESPONSIBILITY FOR ENIWEKOK AUXILIARY AIR STATION FROM USAF TO DNA HAS FAILED TO OBTAIN RELIEF. CONSEQUENTLY DNA WILL ASSUME MANAGEMENT OF ENIWEKOK ON 1 JAN 1974, TENTATIVELY EFFECTIVE AT 1200 ENIWEKOK TIME.

2. SIGNIFICANT TRANSFER DETAILS REMAIN TO BE RESOLVED. IT IS ANTICIPATED THAT THE FOLLOWING WILL APPLY:

A. AF WILL TRANSFER THE PRESENT BASE OPERATIONS AND MAINTENANCE CONTRACT WITH MATSCO TO DNA FOR ADMINISTRATION. BASIC CONTRACT WILL BE FULLY FUNDED THROUGH FY 74.

B. EFFORTS ARE BEING MADE TO OBTAIN EQUITABLE NUMBER OF PERSONNEL SPACES FROM AF TO SUPPORT ENIWEKOK.

C. AF WILL TRANSFER REAL ESTATE TO TTPI WITH DNA ASSISTANCE. LAND TRANSFER AGREEMENT BETWEEN AF AND TTPI WILL MAKE PROVISION FOR RESIDUAL RIGHTS NEEDED TO CONDUCT EXPOSE AND CLEANUP PROJECTS.

PAGE 2 RUEBDBA1776 UNCLAS

D. AF WILL TRANSFER ALL EQUIPMENT AND SUPPLIES ON ENIWEKOK, OR IN SUPPLY PIPELINE, TO DNA WITHOUT CHARGE.

E. AF WILL TRANSFER UNOBLIGATED BALANCES OF SUPPLY AND SUPPORT BUDGETS. IT IS ANTICIPATED THAT BALANCES WILL APPROXIMATE ONE HALF OF YEARLY BUDGETS.

3. HQ IS ACTIVELY WORKING ON DEVELOPING AF-DNA TRANSFER AGREEMENT. COL ESSER HAS COPY OF AF PREPARED STRAWMAN. REQUEST COMMENTS AND SUGGESTIONS FOR IMPROVING THIS DOCUMENT BE PASSED BY TELCON/MESSAGE TO THIS HQ.

BT

#1776

09 00 00

00 00 00

NNNN

LG DC
RM

00 00 00

00 00 00

00 00 00

00 00 00