IN THE UNITED STATES DISTRICT COURT 1 FOR THE DISTRICT OF HAWAII 2 3 CIVIL ACTION NO. 75-348 THE PEOPLE OF BIKINI, by the BIKINI COUNCIL: LORE KESSIBUKI, Magistrate; NATHAN NOTE, Scribe; JUKIA JAKEO; TOMAKI) JUDA; JORMEA LEVITICUS; and HENCHI 6 BALOS, 7 Plaintiffs, 8 ROBERT C. SEAMANS, JR., Administrator, HINTED IN THE United States Energy Research and Development Administration; WILLIAM J. STANLEY, Director, Pacific Area Support Office, United States Energy Research and Development Administration; JAMES R.) 12 SCHLESINGER, Secretary of Defense; KENT FRIZZELL, Acting Secretary of Interior; 13 FRED M. ZEDER, Director, Office of PEST AVAILABLE CORP Territories, United States Department 14 of Interior; EDWARD C. JOHNSTON, High Commissioner, Trust Territory of the 15 Pacific Islands; OSCAR DEBRUM, District Administrator, Marshall Islands 16 District, Trust Territory of the Pacific Islands; and GERALD R. FORD, 17 President of the United States. 18 Defendants. 19 20 AMENDED MOTION FOR PRELIMINARY INJUNCTION AND 21 NOTICE OF MOTION 22 JONATHAN M. WEISGALL EDWARD C. KING DANIEL H. MACMEEKIN Covington & Burling 888 - 16th Street, N.W. Washington, D.C. 20006 Telephone: (202) 452-6218 THEODORE R. MITCHELL ANN E. ALLEN Micronesian Legal Services Corp. Telex: 98-593 Central Office Cable Address: Covling 25 P.Q. Box 826 Saipan, Mariana Islands 96950 26 PAUL ALSTON Telephone: 6228/6471/6472 STANLEY E. LEVIN Cable Address: Microlex Legal Aid Society of Hawaii Suite 404 GEORGE M. ALLEN 200 N. Vineyard Blvd. THOMAS G. MATTSON Honolulu, Hawaii 96817 Micronesian Legal Services Corp. Telephone: (808) 536-4302 29 Marshalls Office P.O. Box 376 Majuro, Marshall Islands 96960 30 US DOE ARCHIVES Telephone: 227 326 U.S. ATOMIC ENERGY 31 Cable Address: Microlex COMMISSION RG 32 Collection Dos Dest Files 12, Job/326 Folder BIKINI - MOTIONS

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IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

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THE PEOPLE OF BIKINI, by the BIKINI COUNCIL; LORE KESSIBUKI, Magistrate; NATHAN NOTE, Scribe; JUKIA JAKEO; TOMAKI) JUDA; JORMEA LEVITICUS; and HENCHI BALOS.

CIVIL ACTION NO. 75-348

Plaintiffs.

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31 33 ROBERT C. SEAMANS, JR., Administrator, United States Energy Research and Development Administration; WILLIAM J. STANLEY, Director, Pacific Area Support Office, United States Energy Research and Development Administration; JAMES R.) SCHLESINGER, Secretary of Defense; KENT) FRIZZELL, Acting Secretary of Interior; FRED M. ZEDER, Director, Office of Territories, United States Department of Interior, EDWARD C. JOHNSTON, High Commissioner, Trust Territory of the Pacific Islands; OSCAR DEBRUM, District Administrator, Marshall Islands District, Trust Territory of the Pacific Islands; and GERALD R. FORD, President of the United States.

Defendants.

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NOTICE OF MOTION

TO: ALL DEFENDANTS

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PLEASE TAKE NOTICE that the Plaintiffs' Amended Motion for Preliminary Injunction will be presented before the Honorable Samuel P. King, Judge of the above-entitled Court, in his Courtroom in the Federal Building, Honolulu, Hawaii, on ____ the _____, 197___, at the hour of _____ o'clock ___.M., of said day, or as soon thereafter as counsel can be heard. DATED: Honolulu, Hawaii,

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF HAWAII

THE PEOPLE OF BIKINI, etc., Plaintiffs,

ROBERT C. SEAMANS, JR., et al., Defendants.

Civil No. 75-348

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AMENDED MOTION

PRELIMINARY INJUNCTION

COME NOW the plaintiffs, pursuant to Rule 65, F.R.Civ.P., 28 U.S.C., and upon the basis of the verified complaint heretofore filed in this action, and upon the memorandum and affidavits accompanying plaintiffs' original motion for preliminary injunction, hereby amend and withdraw the original motion and

move the Court to grant them preliminary relief as follows:

- I. Enjoin each and all of the defendants from proceeding further with the Bikini Resettlement Program, or any aspect or part thereof, until the defendants have complied with the requirements of the National Environmental Policy Act ("NEPA"), 42 U.S.C. § 4321 et seq., by:
- A. Completing a comprehensive, systematic, interdisciplinary, integrated study and analysis of the potential 😴 impact of the Bikini Resettlement Program upon the quality of the human environment at Bikini Atoll, and
- B. Compiling a detailed environmental impact statement setting forth the foregoing study and analysis, and
- C. Carefully and thoroughly reviewing and considering the contents of that environmental impact statement in developing final plans for proceeding with the Bikini Resettlement Program.

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II. Enjoin the defendants to immediately commence, and carry out with all due deliberate speed with maximum reasonable consultation with plaintiffs, the comprehensive, integrated environmental impact study and analysis referred to in paragraph I., supra, and to include in the study,

analysis of Bikini Atoll, including investigation and discovery of all radioactive materials in the Bikini Atoll ecosystem; investigation and analysis of the distribution, concentration and re-distribution of radionuclides in the Bikini ecosystem; investigation and analysis of the potential effect upon the People of Bikini of all radioactive materials in the Bikini Atoll ecosystem; and investigation and analysis of remedial measures to remove radioactive materials from the Bikini Atoll ecosystem, and

- B. A comprehensive and careful investigation and analysis of means to accomplish resettlement of the People of Bikini to Bikini Atoll at the earliest possible time in a condition of social, economic and physical well-being.
- III. Enjoin defendants from reprogramming or otherwise diverting any and all funds previously requested, appropriated or earmarked for the Bikini Resettlement Program.
- IV. Enjoin defendants to submit to the Court within thirty (30) days, a detailed plan for funding, carrying out, and completing a special radiological study of the Bikini People now residing, or formerly residing within the past ten (10) years, on Bikini Island at Bikini Atoll, said study to
- A. be made by a panel of at least three scientists,

 not presently employed by or affiliated with defendants, approved

 by the Court and plaintiffs;

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- B. include at least the following elements for each person now residing on Bikini Island:

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- the taking and analysis of individual medical history, including any previous radiation exposure;
 - 2. a complete physical examination;
- a complete blood count, including a blood chemistry profile;
- 4. urinalysis, including assays for all radionuclides;
- 5. <u>in vivo</u> measurements for all radionuclides, including plutonium-239 in the chest;
- f. roentgenograms of the lateral skull, chest, pelvis, knee and elbow, feet and teeth;
 - 7. pulmonary cytology;
 - 8. Chromosome analysis; and
- 9. any other procedures deemed to be advisable or necessary by the independent scientists engaged to conduct the study;
- C. include evaluation of all available data on the radiocontamination of Bikini Island, including the kinds and concentrations of radionuclides in the soil, flora, groundwater, and air;
- D. include evaluation of all available data on the external radiation dose; **BEST AVAILABLE COPY**
- E. be supported by defendants in at least the following ways:
 - 1. by provision of the necessary funds;
- by provision of the vessel LCU-Liktanur for transportation;
 - 3.. by provision of the necessary equipment;
- 4. by provision of all available information and data to the panel of independent scientists on the DOE ARCHIVES radiocontamination of Bikini Island, including the kinds and concentrations of radionuclides in the soil, flora, groundwater,

scientists, is necessary; and

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G. by provision of such other assistance, including but not limited to assistance in transportation, communications, and funding, as is necessary for the prompt and careful completion of the study.

DATED this 300 day of Octobe , 1975.

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Respectfully submitted,

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