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LEGAL
AGREE

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FINAL AGREEMENTS ON ENEWETAK

1. GRANT OF TITLE TO UJELANG ATOLL TO TTPI
2. AGREEMENT TERMINATING RIGHTS, TITLE & INTEREST OF US TO ENEWETAK
3. RELEASE & RETURN OF USE & OCCUPANCY RIGHTS TO ENEWETAK ATOLL
4. AGREEMENT GRANTING USE & OCCUPANCY RIGHTS AT ENEWETAK ATOLL TO TTPI
5. AGREEMENT GRANTING USE & OCCUPANCY RIGHTS AT ENEWETAK ATOLL TO USA
6. TTPI - QUITCLAIM DEED
7. TTPI - JOINT DISCLAIMER

9/17/75
10/1/75

FROM
CIC



TRUST TERRITORY OF THE PACIFIC ISLANDS
OFFICE OF THE HIGH COMMISSIONER
SAIPAN, MARIANA ISLANDS 96940

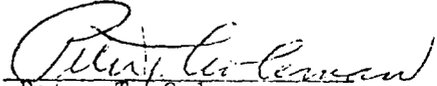
CABLE ADDRESS
HICOTT SAIPAN

Mr. Fred M. Zeder
Director of Territorial Affairs
United States Department of
Interior
Office of the Secretary
Washington, D.C. 20240

Dear Mr. Zeder,

Enclosed please find the certification and attached agreements required by the Military Construction Appropriation Act, 1977. Please transmit these documents to the Secretary of the Department of Defense at your earliest convenience.

Sincerely yours,


Peter T. Coleman
Acting High Commissioner

GRANT OF TITLE TO UJELANG ATOLL
MARSHALL ISLANDS DISTRICT
BY THE
ALIEN PROPERTY CUSTODIAN
TRUST TERRITORY GOVERNMENT

1 I, Daniel J. High, Attorney General and Alien Property Custodian of
2 the Trust Territory of the Pacific Islands, by virtue of the authority
3 granted me under Section 2 of Title 27 of the Code of the Trust Territory
4 and pursuant to law, after determining that the public interest will be
5 served thereby, hereby give, grant and convey unto the Government of the
6 Trust Territory of the Pacific Islands, its successors and assigns,
7 forever, all right, title and interest vested in me as Alien Property
8 Custodian in and to the following real property:

9 All of the land of Ujelang Atoll, Marshall Islands District, Trust
10 Territory of the Pacific Islands, and situated in or about 9 degrees 45
11 minutes North latitude to 9 degrees 54 minutes North latitude and 160
12 degrees 50 minutes East longitude to 161 degrees 10 minutes East
13 longitude.

14 IN WITNESS WHEREOF, I hereunto set my hand and seal.

15
16 Date: Sept. 13, 1976 *Daniel J. High*
17 Daniel J. High
18 Attorney General
19 Alien Property Custodian
Trust Territory of the Pacific
Islands

COPIED
FROM
ORIGINAL

20
21 RECORDING OF- INDENTURE

22 Filed and recorded in Book 2 (p.20), this 22nd day of September
23 1976.

24
25 OKTAN DAMON
ASSISTANT Clerk of Courts
Marshall Islands District

AGREEMENT TERMINATING RIGHTS, TITLE,
AND INTEREST OF THE UNITED STATES
TO ENEWETAK ATOLL

KNOW ALL MEN BY THESE PRESENTS; that

WHEREAS, the Government of the Trust Territory of the Pacific Islands, hereinafter referred to as "Trust Territory", and the United States of America, hereinafter referred to as "United States", entered into a Use and Occupancy Agreement for Enewetak Atoll as of 1944; and

WHEREAS, the Trust Territory wishes to obtain use and occupancy of said atoll and the termination of all rights, title, and interest of the United States in or to said atoll; and

WHEREAS, the United States wishes to terminate its use and occupancy said atoll;

NOW, THEREFORE, in consideration of the agreements of the parties, all rights, title, and interest of the United States in or to Enewetak Atoll existing at noon on the day prior to the date of signature by the last party to sign this agreement are hereby terminated.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this
31st day of August, 1976.

THE UNITED STATES OF AMERICA

By Joe F. Meis
Deputy Assistant Secretary
of the Air Force (Installations)

GOVERNMENT OF THE TRUST TERRITORY
OF THE PACIFIC ISLANDS

By Peter Coleman
Acting High Commissioner

16 day of Sep, 1976

RECORDING DATA

Received and filed at _____ a.m./p.m., this _____ day of _____
197_, in Book _____, Page _____.

Clerk of Courts
Marshall Islands District

RELEASE AND RETURN OF USE AND OCCUPANCY

RIGHTS TO ENEWETAK ATOLL

KNOW ALL MEN BY THESE PRESENTS: That

WHEREAS, by Agreement in Principle Regarding the Use of Enewetak Atoll executed November 19, 1956, the hereditary chiefs of Enewetak Atoll, Joanej and Ebrean, and the majority of the people who possessed rights in Enewetak Atoll which is located in the Marshall Islands, between 11 degrees 20 minutes North Latitude to 11 degrees 46 minutes North Latitude, and 162 degrees 02 minutes East Longitude to 162 degrees 24 minutes East Longitude, agreed that the Government of the Trust Territory of the Pacific Islands shall possess full use rights to Enewetak Atoll until such time as such use rights are no longer needed; and

WHEREAS, by a Use and Occupancy Agreement the Government of the Trust Territory of the Pacific Islands assigned said use rights to the United States of America effective as of March 2, 1944; and

WHEREAS, the United States Government has now terminated all of its rights, title and interests in and to Enewetak Atoll; and

WHEREAS, the United States of America and the Government of the Trust Territory of the Pacific Islands no longer have need for full use rights to Enewetak Atoll;

Now, THEREFORE, the Government of the Trust Territory of the Pacific Islands does hereby quitclaim, release and restore to all persons who hold traditional rights to the lands of Enewetak Atoll all right, title, interests and rights of use and occupancy in and to Enewetak Atoll.

IN WITNESS WHEREOF the Government of the Trust Territory of
the Pacific Islands, acting by and through its Acting High Commissioner,
hereunto sets its hand and seal this 16 day of September, 1976

GOVERNMENT OF THE TRUST TERRITORY
OF THE PACIFIC ISLANDS

By 
Peter T. Coleman
Acting High Commissioner

RECORDING DATA

Filed and recorded in Book _____, at Page _____,
this _____ day of _____, 1976.

Clerk of Courts
Marshall Islands District

AGREEMENT GRANTING USE AND OCCUPANCY RIGHTS
AT ENEWETAK ATOLL
TO THE
GOVERNMENT OF THE TRUST TERRITORY
OF THE PACIFIC ISLANDS

1 This Agreement made this 16 day of September, 1976, by and
2 between the People of Enewetak who possess rights in Enewetak Atoll,
3 hereinafter referred to as "the People," and the Government of the Trust
4 Territory of the Pacific Islands, hereinafter referred to as "Trust
5 Territory."

6 WITNESSETH:

7 WHEREAS, by Agreement in Principle Regarding the Use of Enewetak
8 Atoll, dated November 19, 1956, the Trust Territory secured from the
9 People full use rights in and to Enewetak Atoll for so long as needed
10 and

11 WHEREAS, the Trust Territory, by instrument dated 16 September
12 1976, has quitclaimed and restored to the People said use rights; and

13 WHEREAS, the Trust Territory has need for certain rights both for
14 itself and for the United States of America to effect the clean-up and
15 rehabilitation of Enewetak Atoll and protect ongoing programs for schools,
16 dispensaries, administration, the marine biology laboratory, the Lora
17 operation, and radiological monitoring, as hereinafter more particularly
18 stated; and

19 WHEREAS, the People wish to grant said rights to the Trust Territory;

20 NOW, THEREFORE, in consideration of the premises and the mutual
21 covenants contained herein, the parties agree as follows:

22 1. Temporary Use Rights. The People hereby grant to the Trust
23 Territory, for itself and grantees and their respective permittees
24 licensees, lessees, and contractors, the temporary use and control of
25 the entire atoll and its adjacent airspace, lagoon, and territorial

1 waters and all buildings and fixed facilities and equipment on it until
2 the proposed cleanup of possible contamination on the atoll has been
3 environmentally assessed, a final decision made, and, if affirmative and
4 the program is funded, the cleanup completed, subject to arrangements
5 between the Defense Nuclear Agency, on behalf of the United States, and
6 the Trust Territory to relinquish areas earlier.

7 2. Indefinite Rights. The People hereby grant to the Trust
8 Territory, for itself and grantees and their respective permittees,
9 licensees, lessees, and contractors, the following rights of use and
10 occupancy indefinitely for the purposes of the activities described:

11 (A) The right, for as long as it is needed by the Coast
12 Guard, to operate and maintain the Loran A Station presently located at
13 the north end of Enewetak Island, including the right of use and occupancy
14 of 7.76 acres, more or less, of land and the buildings and facilities
15 thereon occupied by the station. This area is shown in red on the
16 attached map. Further specific rights granted for purposes of operating,
17 maintaining, and servicing the Loran A Station are as follows:

18 (1) Rights of access to the atoll by air, including
19 joint use in common with others of the landing field, for arrival and
20 departure of personnel, supplies, and equipment.

21 (2) Rights of access to the atoll by water, including
22 the right to anchor, and joint use in common with others of the docks
23 (Buildings 140 and 142) for docking vessels.

24 (3) Land access, both pedestrian and vehicular, in
25 common with others, between the station and other parts of Enewetak
26 Island. Land access also includes rights of way for electric power
27 lines and fresh water lines.

28 (4) The right to billet personnel in appropriate dormi-
29 tories and to maintain and utilize dining facilities.

30 (B) Rights as determined necessary by the Energy Research and
31 Development Administration to perform its responsibility for the longterm
32 radiological surveillance of Enewetak Atoll. This responsibility
33 requires a variety of research and monitoring operations on the atoll.

1 The following use and occupancy rights are examples of those granted to
2 the Trust Territory of the Pacific Islands to conduct these operations:

3 (1) The right of scientific teams to conduct research
4 and monitoring activities.

5 (2) Rights of access to the atoll by air, including
6 joint use of the landing field, for arrival and departure of personnel,
7 supplies, and equipment.

8 (3) Rights of access to the atoll by water, including
9 the right to anchor and joint use of docking facilities.

10 (4) The right to use and occupy the currently utilized
11 marine laboratory (Building 603) on Enewetak Island and/or other appro-
12 priate facilities.

13 (5) The right to billet personnel in Building 462 or
14 other appropriate quarters on Enewetak Island.

15 (6) Rights of access to all islands and their roads,
16 reefs, lagoons, and adjacent waters for scientific purposes.

17 (7) Right to collect and remove small amounts of material
18 including biota, sediments, soil, etc., for scientific purposes.

19 (8) Right to use small parcels of land on some islands
20 to establish test plantings for scientific purposes.

21 (9) Right to drill test holes to obtain lens water
22 samples for scientific purposes.

23 (10) Long term use and access privileges similar to those
24 listed in Paragraph 2(B)(1) through (9) above for the purpose of construc-
25 tion, supply, and operation of a new marine laboratory on Enewetak
26 Island.

27 (C) The right to those buildings, lands and rights described
28 and designated in the Holmes and Narver, Inc., Enewetak Atoll Master
29 Plan for Island rehabilitation and resettlement for use by the Trust
30 Territory for administration, education and health purposes.

31 3. General Rights. The following general rights are granted or
32 acknowledged, as appropriate, for all activities of the Trust Territory
33 and its grantees and their respective permittees, licensees, lessees and

1 contractors for which temporary use rights or indefinite rights are
2 granted:

3 (A) All equipment or moveable property owned by the United
4 States of America which is already on or is brought in to Enewetak Atoll
5 at a later date remains the property of the United States of America and
6 may be removed, abandoned in place, or disposed of at any time in
7 accordance with United States law.

8 (B) Buildings and fixed facilities used in connection with
9 activities for which temporary use rights or indefinite rights are
10 granted will remain subject to the use and occupancy of the United
11 States so long as such rights are exercised.

12 (C) The Trust Territory and its grantees and their respective
13 agents, employees, and contractors, who are present on Enewetak Atoll
14 for the purpose of conducting the activities for which temporary use
15 rights or indefinite rights are granted, shall not be subject to any
16 requirement for 1) obtaining permits or licenses; or 2) payment of any
17 tax, duty, surcharge, assessment, or fee in the nature of any of them.

18 (D) The Trust Territory and the United States of America
19 shall have the right to bring into Enewetak such contractors and such
20 personnel, whether employed by the United States or its contractors, as
21 it determines are required to conduct the activities for which temporary
22 use rights or indefinite rights are granted.

23 IN WITNESS WHEREOF, the parties hereto have executed this Agreement
24 as of the day and year first above written.

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THE PEOPLE OF ENEWETAK

By:

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Joanej Peter
Chief Joanej Peter

Benton Abraham
Chief Benton Abraham

Hertes John
Hertes John, Magistrate

Johnny Labin
Johnny Labin, scribe

Saul Abraham
Saul Abraham, Secretary

Saimon Samson
Saimon Samson, Chief Councilman

Obet David
Obet David, Councilman

Joseph Efenist
Joseph Efenist, Councilman

BENJAMIN GIDON
Benjamin Geidon, Councilman

Lombwe Mark
Lombwe Mark, Councilman

Smith Gridon
Smith Gridon, Councilman

Boaz David
Boaz David, Councilman

Alik Jorim
Alik Jorim, Councilman

Aisak Tom
Aisak Tom, Councilman

Peter Joanej
Peter Joanej, Councilman

Balik Paul
Balik Paul, Councilman

Setao Henry
Setao Henry, Councilman

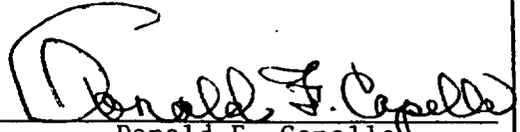
GOVERNMENT OF THE TRUST TERRITORY
OF THE PACIFIC ISLANDS

By: Peter T. Coleman
Peter T. Coleman
Acting High Commissioner

Oscar deBrum
Oscar deBrum
District Administrator
Marshall Island District

CERTIFICATION OF TRANSLATION

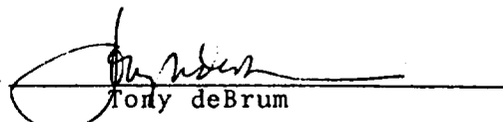
1 I hereby certify that I am fluent in both the English
2 and Marshallese languages and that I have fully and faith-
3 fully translated the contents of the foregoing "Agreement
4 Granting Use and Occupancy Rights at Enewetak Atoll" to the
5 above signatories for the People of Enewetak and they appear
6 to understand the same.

7 
8 Donald F. Capelle

9 Date 9/16/76
10

11
12 CERTIFICATION

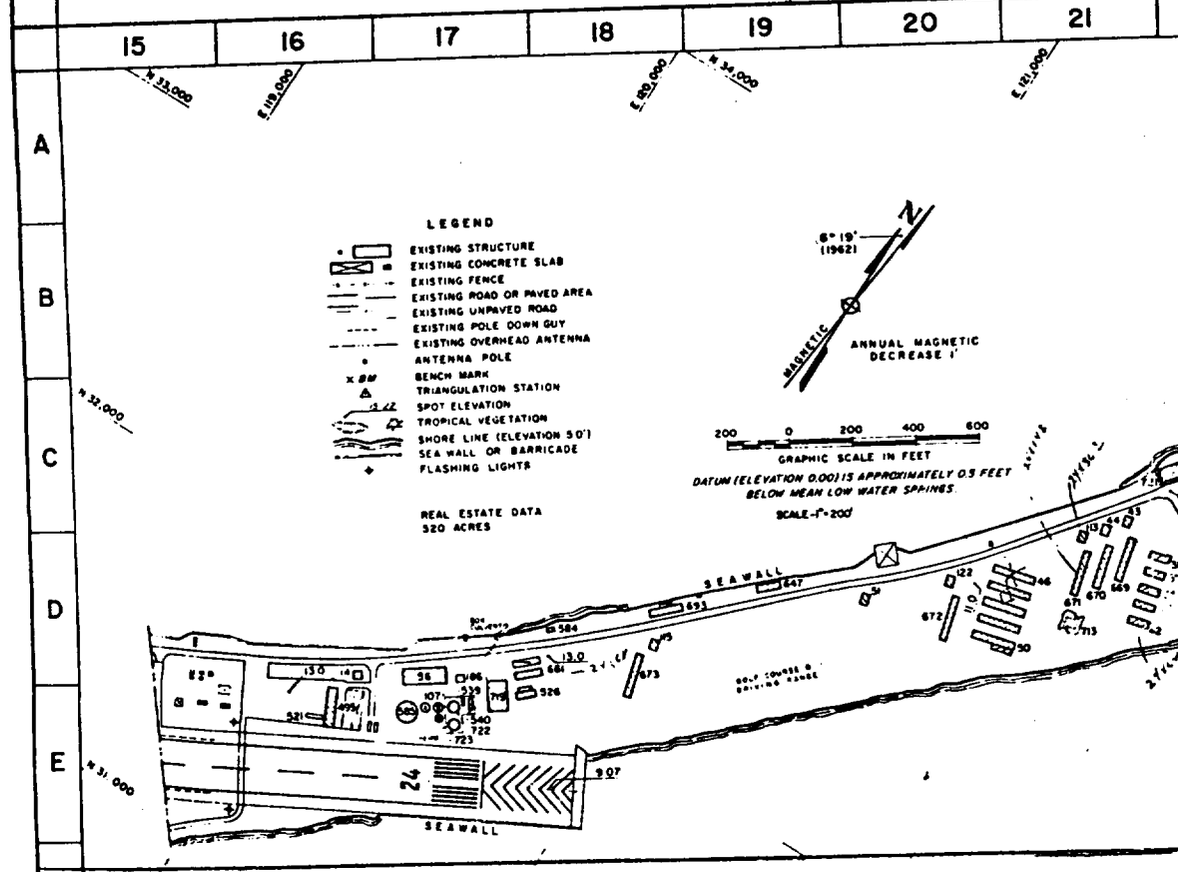
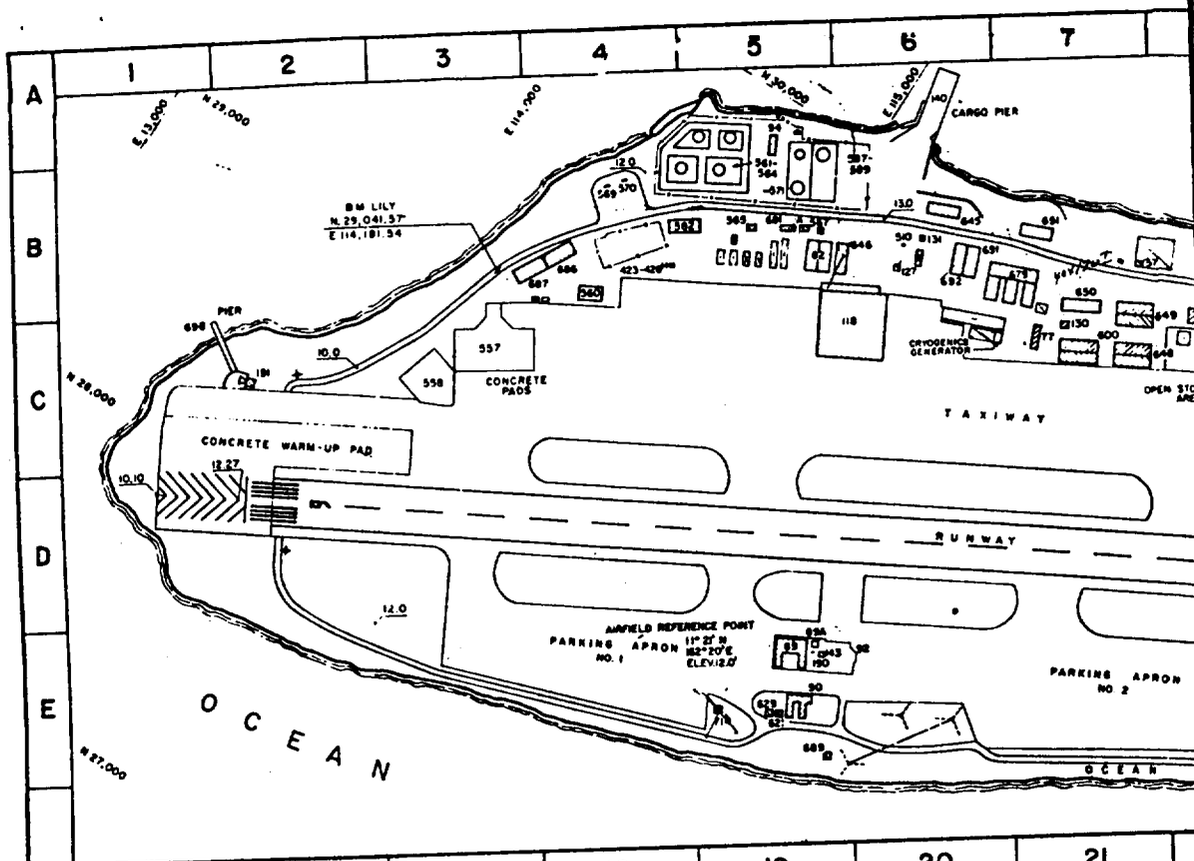
13
14 I, Tony deBrum, hereby certify that I am fluent in both the
15 English and Marshallese languages and that I authored the
16 attached translation of the "Agreement Granting Use and
17 Occupancy Rights at Enewetak Atoll to the Government of the
18 Trust Territory of the Pacific Islands." I also certify that
19 the attached translation was presented to the representatives
20 of the People of Enewetak for use in the explanation of this
21 instrument.

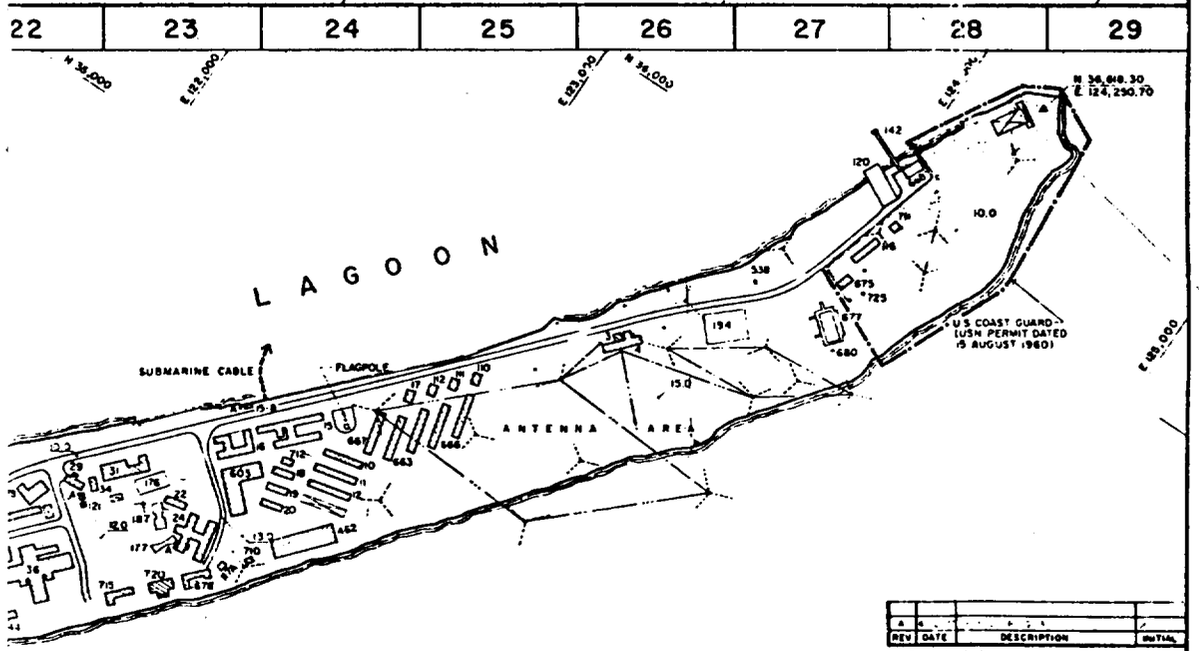
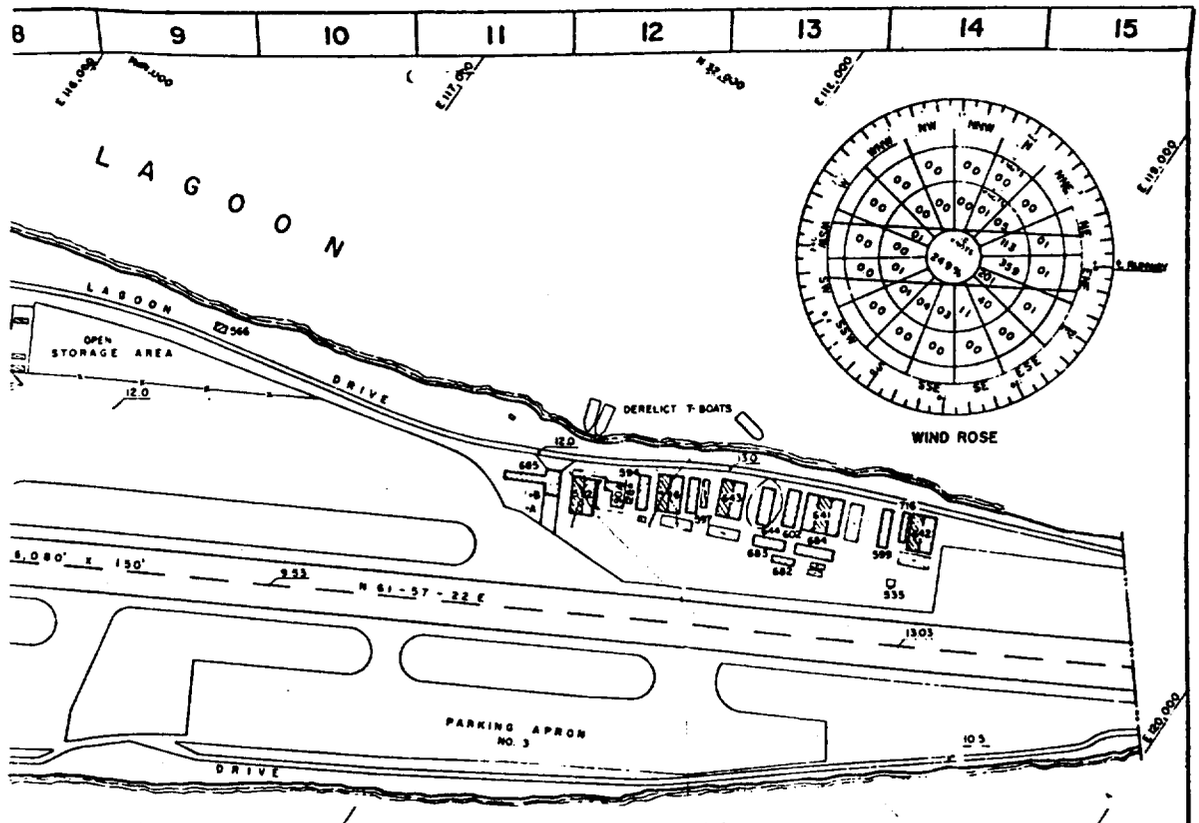
22 
23 Tony deBrum

24
25 Date 9/16/76
26

27 RECORDING DATA

28
29 Received and filed at _____ a.m./p.m., this _____
30 day of _____, 1976, in Book _____, Page _____





O C E A N

ORIGIN OF PLANE GRID SYSTEM IS BASED ON CLARKE'S SPHEROID OF 1866 EXISTING PLANIMETRIC FEATURES AS OF 1 FEB 1963

REV	DATE	DESCRIPTION	INITIALS
PLAN REVISIONS			
DEPARTMENT OF THE AIR FORCE			
U.S. WESTERN TEST RANGE - 82 SYSTEMS COMMAND			
MASTER PLAN BASE PLAN			
ENIWETOK AUXILIARY AIR FIELD MARSHALL ISLANDS SITE PAED (ENIWETOK ISLAND)			
DRAWN BY: []		DATE: []	
MASTER PLANNING: []		SCALE: []	
ENGINTEER: []		NO. C-1	
LOS ANGELES, CALIFORNIA		PAGE 1 OF 2	

BUJEN IM KOMALIM AN KIEN EO
AN TRUST TERRITORY KOJERBAL IM BED ION
AILIN IN ENEWETAK

1 Bujen in, komman ilo _____ ran in _____ 1976 ikotan ar
2 in Enewetak eo im jenaj ba "Armij ro", im Kien eo an Trust Terr
3 eo im jenaj ba "Trust Territory".

4 KAMOL:

5 EINWOT KE, ilo Bujen eo ikijien kejerbal Enewetak Atoll, k
6 ilo November 19, 1956, Trust Territory ear bok jen Armij ro mar
7 ko nan im ilo Enewetak toan wot an aikuji; im

8 EINWOT KE, Trust Territory, ilo _____ 1976, ear kojeml
9 im korolok nan Armij ro maron kein; im

10 EINWOT KE, Trust Territory ej aikuji jet maron ko nan e ma
11 im nan United States of America nan aer maron kareolk im komann
12 Enewetak Atoll im bar einwot nan aer kejbarok jerbal in jikul k
13 mon takto ko, kien eo, jikin katak kin lojet eo (marine biology
14 laboratory), jikin Coast Guard eo (the Loran operation), im nan
15 etale baljin in bomb eo, einwot emwij komeleleiki ljin ilal; im

16 EINWOT KE, Armij ro rej monono in lelok maron kein nan Tru
17 Territory;

18 KIO, KIN MEN IN, ilo ad watok jikin kein, im kin kallmur k
19 ilo bujen in, party kein rej koweppen bebe in einwot in:

20 1. Maron ko Nan kojer bal jikin ko. Armij ro rej kio lele
21 nan Trust Territory, nan e make ak nan ro enaj lelok maron kein
22 nan ir, im ro renaj komelim ir, ro renaj jata jen ir, im ro ren
23 jerbal nan ir (licensees, lessees, im contractors), maron in ko
24 im beek ailin in, mejatoto eo ie, lojet, im maloan, im aolep im
25 kein jerbal, im men ko rej jutak ie, mae ien edredrelok etale
26 program in karreo in im kwalok elane emman, im elane aet, im ew
27 money in karreoiki, mae ien etobrak jerbal in karreo in ijoke,
28 ekijkan bebe ko ikotaan Defense Nuclear Agency, ilo etan United
29 States, im Trust Territory, jikin kein emaron in moka j lok aer
30 har rolok nan Armij ro

1 2. Maron ko Ejab Alikar Jemlokier. Armij ro rej lelok n
2 Trust Territory nan e make ak nan ro enaj lelok maron kein nan
3 im ro renaj komelim ir, ro renaj jata jen ir, im ro renaj jerb
4 nan ir, maron kein nan kojerbal im bed ilo jikin kein toon wot
5 aikuji nan win kein emwij kwalok ijin:

6 (A) Melim im maron, toon wot an aikuji, nan an Coast
7 Guard kojerbale jikin jerbale eo an naetan Loran Station eo im
8 bed jabon Enewetak tu ion im ekitbuj maron in kojerbal tarrin
9 7.76 acre in bwidrej im em ko im kein jerbale ko ie im station
10 ej kojerballi. Jikin in emwij kokalleik kin bwiroro ilo map in
11 ibben paper in. Bar jet ian maron ko im rej ilok ilo an Coast
12 Guard kojerbal, im kojbarok Loran A Station in ej einwot in:

13 1. Maron in dreton lok allin in ilo mejatoto, im edreton
14 maron in jimor kojerbal iben ro jet jikin jok eo, nan an dreton
15 tok ak driwojlok armij, mweluk ko, im kein jerbale ko.

16 2. Maron in dreton lok allin in ion dren, im edreton mar
17 in emjak, im maron in jimor kojerbal iben ro jet ob ko (Buildi
18 140 im 142) nan an wa ko atartar.

19 3. Maron in Itoitak ion ene, nan etetal im wan ettor ko,
20 iben ro jet, ikotan station eo im ijoko jet ilo Enewetak. Mar
21 in ebar kitbuj ielan jarom im dren.

22 4. Maron in likit armij ilo jikin ko rekar im koman jiki
23 mona nan armij rein.

24 (B) Maron ko einwot an naj Energy Research and Devel
25 Administration aikuji nan aer bok kunair ilo etale im jone bal
26 in bomb eo ilo Enewetak Atoll. Jerbale in enaj aikuji elon kai
27 jerbale in ekatak kake im koman jonok ko ilo allin in.
28 Maron kein ilal rej jet ian wanjonak in ko im Armij ro rej lel
29 nan Trust Territory nan an naj maron in komane jerbale kein:

30 1. Maron nan kumi in scientist ro nan aer komane jerbale
31 katak im jonak ko aer.

32 2. Maron in dreton tok ilo allin eo ilo mejatoto, im eki
33 maron in jimor kejerbale jikin jok an balun ibben ro jet, nan a
34 dreton tok im driwojlok armij, mweluk, im kein jerbale.

1 3. Maron in dreion tok ion dren im ekitbuj maron in em
2 im jimor kojerbal ob ko.

3 4. Maron in bed im kojerbal imon jermal in katak kin l
4 eo ion Enewetak (Building 603) ak bar jabrewot im eo ekkar.

5 5. Maron in ilik armij ilo Building 462 ak bar jikin j
6 ko jet ion Enewetak.

7 6. Maron in ilok nan aolepen ene ko, im ial ko ien, be
8 maloan, im lojet nan win ko ikijen ekatak kake.

9 7. Maron in ae motan keinikan, lim, bwidrej im men ko
10 lokwot nan ekatak kake.

11 8. Maron in kojerbal motan bwidrej ko nan ekat keinika
12 ikijien ekatak kake.

13 9. Maron in kob ron ko nan bok sample in dren in ial n
14 ekatak kake.

15 10. Maron in kojerbal im driwoj dreion einwot ko im emw
16 kolajraki ilo paragraph 2 (B) (1) lok nan (9) nan kalek, na
17 koban, im kojerbal juon jikin katak kin lojet (marine labora
18 ion Enewetak.

19 (C) Maron in kojerbal im ko, bwidrej ko, einwot em
20 kwalok ilo Master Plan eo an Enewetak Atoll eo im koman in H
21 and Narver, Inc., nan kareoik im karmiji allin in, bwe Trust
22 Territory en kojembali nan jikin kien, jelalokjen, im ejmour

23 3. Maron ko jet. Maron kein jet rej bareinwot ilok ak
24 bar juon wewin Armij ro rej kile maron ko an Trust Territory
25 ro rej jermal nane, ro ej komelimi, im ro rej jata jen e:

26 A. Aolep kein jermal ko an men ko jet remaron emak
27 an United States of America ko im rej bed ion ak ko im renaj
28 drelontok ilo Enewetak tokelik, rej mweien wot United States
29 America, im remaron in komakiti, tikit wot na ijen, ak jolok
30 jabrewot ien ekar nan kien United States.

31 B. Moko im men ko jet retet ion ene im renaj jermal
32 nan maron ko emwij lelok ilo bujen in, renaj bedwot nan an U
33 States kojembali toan wot an maron kein bed iben.

34 C. Trust Territory im ro ej komalim ir, ak agent ro

1 ri jermal ro an, im jabrewot eo enaj koman jermal ko ion Enewet
2 im emwij komelimi ilo bujen in, rejamin naj aikuj in bok aer
3 permit ak license; im ruo, rejamin aikuj in kolla jabrewot eo
4 ak bar jabrewot wonan eo ikijien jermal ko aer ion Enewetak.

5 D. Trust Territory im United States of America re
6 maron in kadrelon tok nan Enewetak jabrewot company ak drolu
7 in jermal (contractor) im jabrewot dri jermal, mene an United
8 States ak an contractor ro an, ekkar nan an aikuj in komane
9 jermal ko im emwij komelimi ilo bujen in.

10 ILO KAMOL MEN IN, party kein emwij aer jain ilo bujen in ilo
11 ran im year in emwij kwalok ilon.

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AGREEMENT GRANTING USE AND OCCUPANCY
RIGHTS AT ENEWETAK ATOLL
TO THE UNITED STATES OF AMERICA

This Agreement made this 16 day of September, 1976,
by and between the Government of the Trust Territory of the Pacific
Islands, hereinafter referred to as "Trust Territory", and the United
States of America, hereinafter referred to as "United States."

WHEREAS, the Trust Territory and the United States entered into a
Use and Occupancy Agreement for Enewetak Atoll as of 1944; and

WHEREAS, the United States has terminated its use and occupancy of
said atoll; and

WHEREAS, the Trust Territory wishes to grant certain rights with
respect to Enewetak Atoll to the United States, as hereinafter stated;

WHEREAS, the United States has need for certain rights with respect
to Enewetak Atoll, as hereinafter stated.

NOW, THEREFORE, in consideration of the mutual agreements contained
herein, the parties agree as follows;

1. Temporary Use Rights. The Trust Territory hereby grants to the
United States, for itself, its permittees, licensees, lessees, and contractors,
the temporary use and control of the entire atoll and its adjacent
airspace, lagoon, and territorial waters and all buildings and fixed
facilities and equipment on it until the proposed cleanup of possible contamination
on the atoll has been environmentally assessed, a final decision made,
if affirmative and the program is funded, the cleanup completed, subject to
arrangements between the Defense Nuclear Agency, on behalf of the United States,
and the Trust Territory to relinquish areas earlier.

2. Indefinite Rights. The Trust Territory hereby grants to the
United States, for itself, its permittees, licensees, lessees, and contractors,
the following rights of use and occupancy indefinitely for the purposes of the
activities described:

(A) The right, for as long as it is needed by the Coast Guard,
to operate and maintain the Loran A Station presently located at the

end of Enewetak Island, including the right of use and occupancy of 7.76 acres, more or less, of land and the buildings and facilities thereon occupied by the station. This area is shown in red on the attached map. Further specific rights granted for purposes of operating, maintaining, and servicing the Loran A Station are as follows:

(1) Rights of access to the atoll by air, including joint use in common with others of the landing field, for arrival and departure of personnel, supplies, and equipment.

(2) Rights of access to the atoll by water, including the right to anchor, and joint use in common with others of the docks (Buildings 140 and 142) for docking vessels.

(3) Land access, both pedestrian and vehicular, in common with others, between the station and other parts of Enewetak Island. Land access also includes rights of way for electric power lines and fresh water lines.

(4) The right to billet personnel in appropriate dormitories and to maintain and utilize dining facilities.

(B) Rights as determined necessary by the Energy Research and Development Administration to perform its responsibility for the longterm radiological surveillance of Enewetak Atoll. This responsibility requires a variety of research and monitoring operations on the atoll. The following use and occupancy rights are examples of those granted to the United States to conduct these operations:

(1) The right of scientific teams to conduct research and monitoring activities.

(2) Rights of access to the atoll by air, including joint use of the landing field, for arrival and departure of personnel, supplies, and equipment.

(3) Rights of access to the atoll by water, including the right to anchor and joint use of docking facilities.

(4) The right to use and occupy the currently utilized marine laboratory (Building 603) on Enewetak Island and/or other appropriate facilities.

(5) The right to billet personnel in Building 462 or other appropriate quarters on Enewetak Island.

(6) Rights of access to all islands and their roads, reefs, lagoons, and adjacent waters for scientific purposes.

(7) Right to collect and remove small amounts of material including biota, sediments, soil, etc., for scientific purposes.

(8) Right to use small parcels of land on some islands to establish test plantings for scientific purposes.

(9) Right to drill test holes to obtain lens water samples for scientific purposes.

(10) Longterm use and access privileges similar to those listed in Paragraph 2(B)(1) through (9) above for the purpose of construction, supply, and operation of a new marine laboratory on Enewetak Island.

3. General Rights. The following general rights are granted or acknowledged, as appropriate, for all United States activities for which temporary use rights or indefinite rights are granted:

(A) All equipment or moveable property owned by the United States which is already on or is brought in to Enewetak Atoll at a later date remains the property of the United States and may be removed, abandoned in place, or disposed of at any time in accordance with United States law.

(B) Buildings and fixed facilities used in connection with activities for which temporary use rights or indefinite rights are granted will remain subject to the use and occupancy of the United States so long as such rights are exercised.

(C) The United States, its agents, employees, and contractors, who are present on Enewetak Atoll for the purpose of conducting the activities for which temporary use rights or indefinite rights are granted, shall not be subject to any requirement for (1) obtaining permits or licenses; or (2) payment of any tax, duty, surcharge, assessment, or fee in the nature of any of them.

(D) The United States shall have the right to bring into Enewetak such contractors and such personnel, whether employed by the United States or its contractors, as it determines are required to conduct the activities for which temporary use rights or indefinite rights are granted.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

GOVERNMENT OF THE TRUST TERRITORY OF THE PACIFIC ISLANDS

By *Peter Coleman*

Acting High Commissioner

THE UNITED STATES OF AMERICA

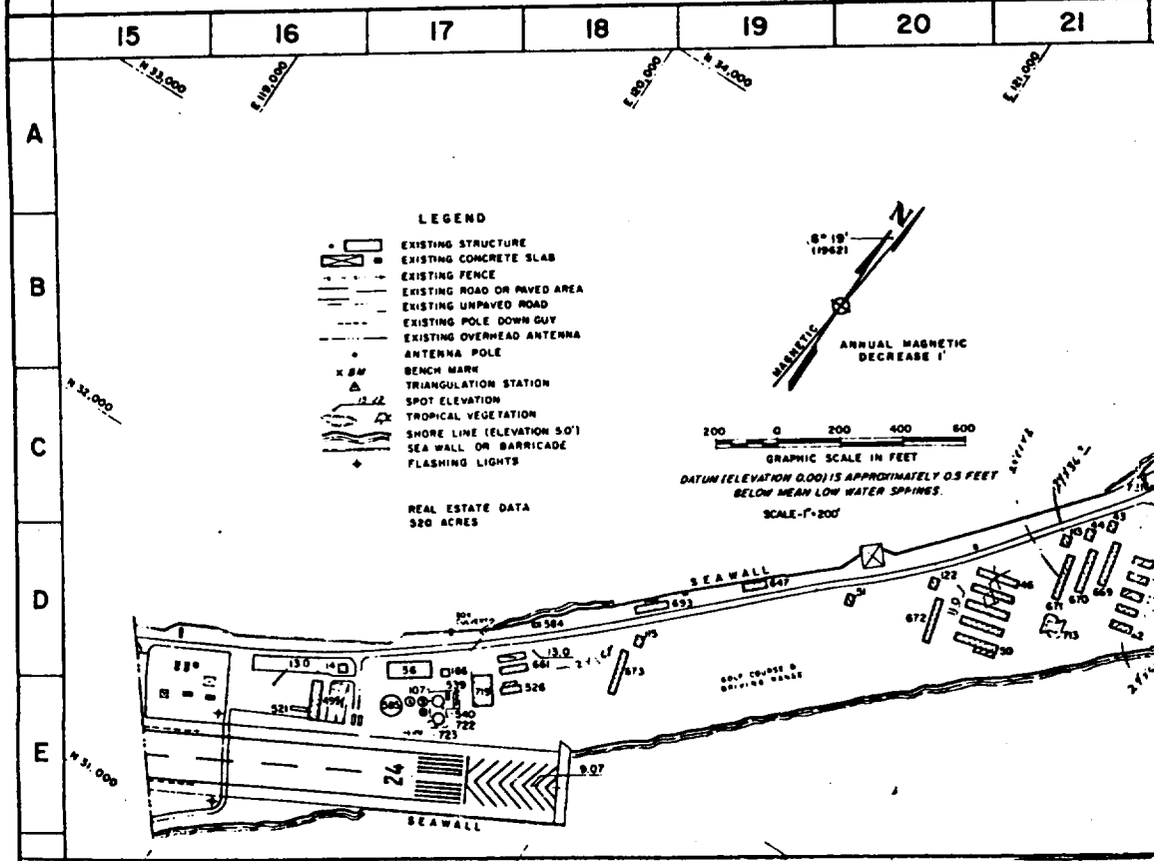
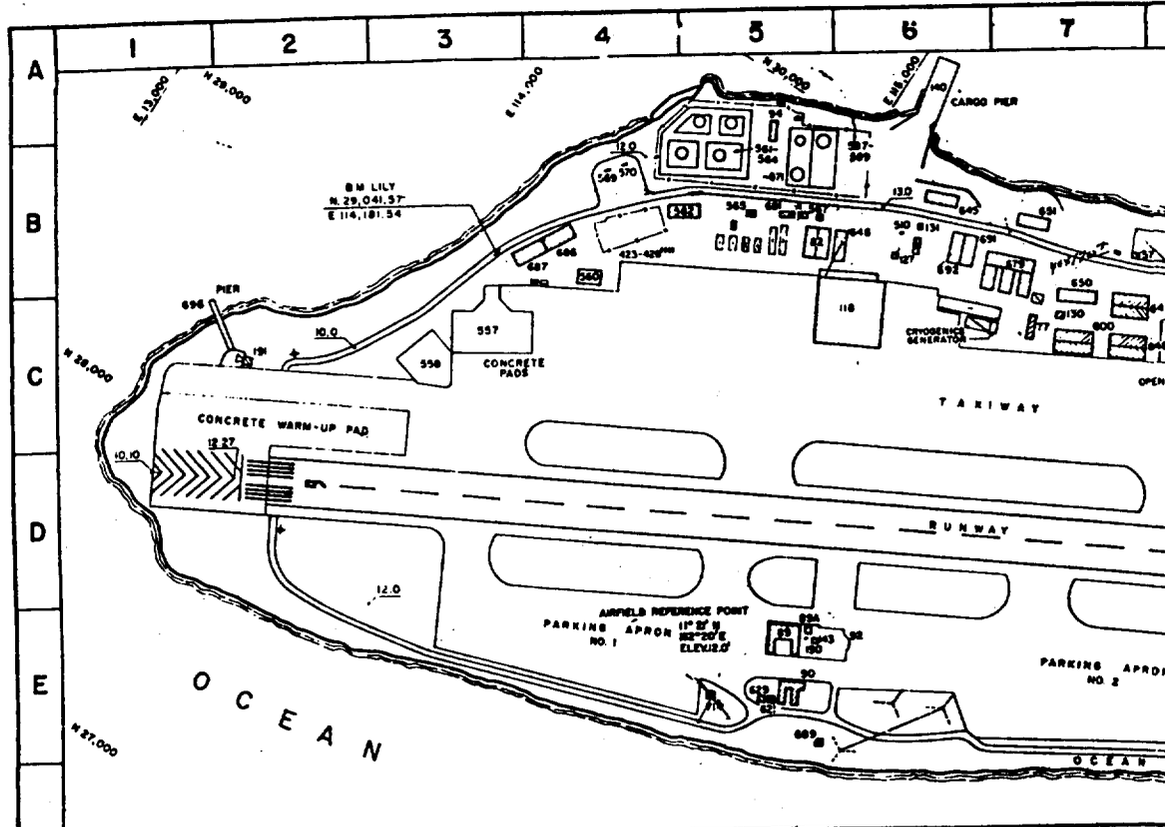
By *Joe F. Meis*

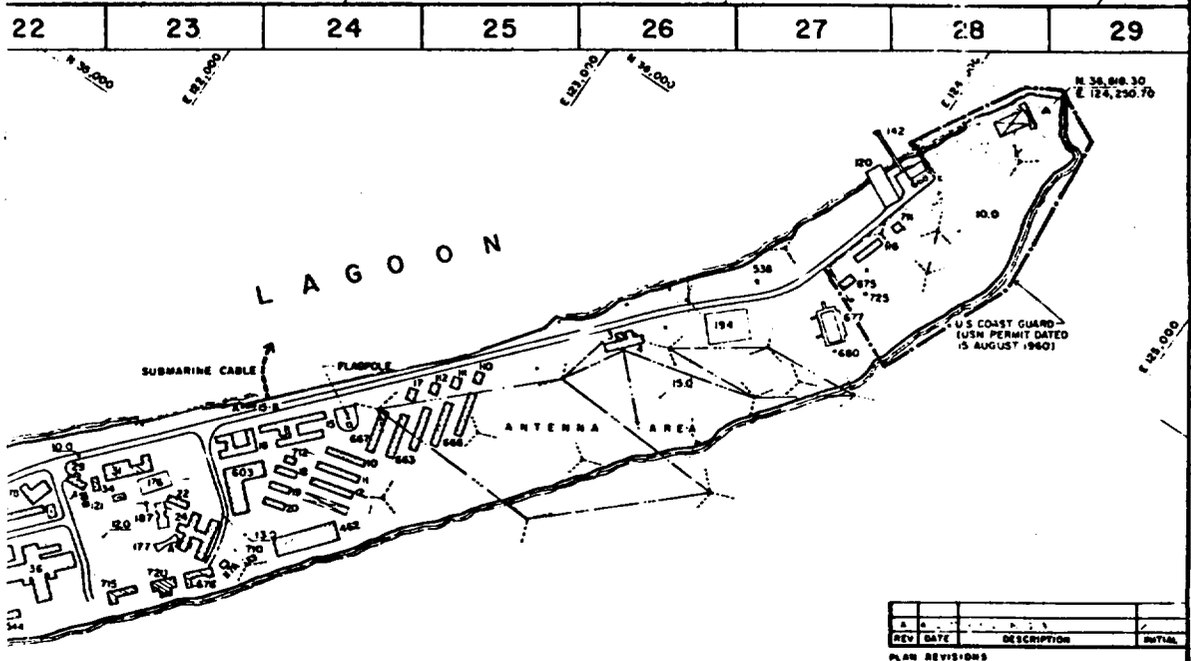
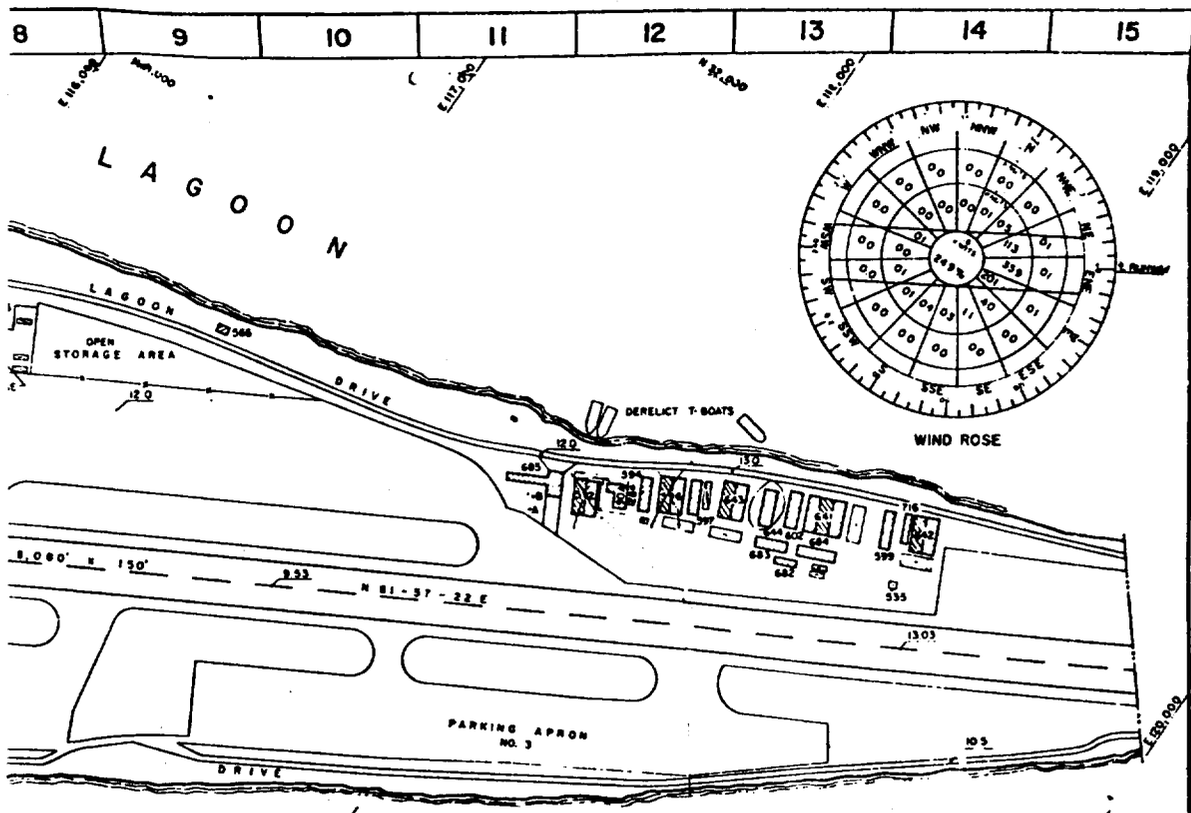
Deputy Assistant Secretary of the Air Force (Installations)

RECORDING DATA

Received and filed at _____ a.m./p.m., this _____ day of _____, 197_, in Book _____, Page _____.

Clerk of Courts
Marshall Islands District





ORIGIN OF PLANE GRID SYSTEM IS BASED ON CLARKE-SPHEROID OF 1866 EXISTING PLANIMETRIC FEATURES AS OF 1 FEB. 1963

REV	DATE	DESCRIPTION	INITIAL
PLAN REVISIONS			
DEPARTMENT OF THE AIR FORCE			
WESTERN TEST RANGE - A.F. SYSTEMS COMMAND			
MASTER PLAN			
BASE PLAN			
ENIWETOK AUXILIARY AIR FIELD			
BROADWELL ISLANDS			
SITE PRED (ENIWETOK ISLAND)			
DATE: 17 JAN 1963			C-1
MASTER PLANNING FUNCTION: STR-1			
DRAWN BY: HOLMES & NORTON INC			SHEET 1 OF 2
1000 CALIFORNIA STREET, S.F. 4			

QUITCLAIM DEED

1 KNOW ALL MEN BY THESE PRESENTS: that

2 WHEREAS, on the 2nd day of December, 1947, the Security Council of
3 the United Nations was informed by the United States of America that in
4 accordance with the provisions of the Trusteeship Agreement, Enewetak
5 Atoll in the Marshall Islands was closed for security reasons in order
6 that "necessary experiments relating to nuclear fission" could be
7 conducted; and

8 WHEREAS, the People of Enewetak, before the close of 1947, were,
9 with their consent, relocated by the United States of America to Ujelang
10 Atoll in the Marshall Islands, so that Enewetak Atoll could be used for
11 the aforesaid purpose; and

12 WHEREAS, by a document entitled "Agreement In Principle Regarding
13 the Use of Enewetak Atoll," and dated the 19th day of November, 1956,
14 the Government of the Trust Territory of the Pacific Islands, acquired
15 full use rights in and to Enewetak Atoll in exchange for the granting to
16 the People of Enewetak Atoll of full use rights in and to Ujelang Atoll,
17 and for other valuable consideration; and

18 WHEREAS, the Trust Territory subsequently assigned said use rights
19 in and to Enewetak Atoll to the United States of America by a "Use and
20 Occupancy Agreement" effective as of the 2nd day of March, 1944; and

21 WHEREAS, it is thought by all concerned that it would be in the
22 best interests of the United States of America, the Government of the
23 Trust Territory of the Pacific Islands, and the People of Enewetak for
24 the ownership of the lands of Ujelang Atoll to be permanently transferred
25 to the People of Enewetak for their future use and benefit as additional

1 consideration; and

2 WHEREAS, the Alien Property Custodian of the Trust Territory of the
3 Pacific Islands has transferred title to the lands of Ujelang Atoll to
4 the Government of the Trust Territory of the Pacific Islands.

5 NOW, THEREFORE, pursuant to the authority vested in me by Order No.
6 2991 issued by the Secretary of the Interior on the 9th
7 day of September, 1976, I, the Acting High Commissioner of the Trust
8 Territory of the Pacific Islands, do hereby quitclaim to all persons who
9 hold traditional rights to the lands of Enewetak Atoll, all right, title
10 or interest vested in the Government of the Trust Territory of the
11 Pacific Islands to the following real property:

12 All of the lands of Ujelang Atoll, Marshall Islands District,
13 Trust Territory of the Pacific Islands, and situated in or about 9
14 degrees 45 minutes North latitude to 9 degrees 54 minutes North
15 latitude and 160 degrees 50 minutes East longitude to 161 degrees
16 10 minutes East longitude,

17 SUBJECT, NEVERTHELESS, to retention by the Government of the Trust
18 Territory of the Pacific Islands of all right, title and interest in and
19 to the following real property:

20 All of those lands known as the "Dispensary Site" and "Elementary
21 School Site" containing respective areas of 584.81 and 770.00
22 square meters, more or less, located on Ujelang Island, Ujelang
23 Atoll, Marshall Islands District, Trust Territory of the Pacific
24 Islands, and as more particularly shown and described on Division
25 of Lands and Surveys Drawing Number 8025/71 dated the 18th day of
26 April, 1972.

27 IN WITNESS WHEREOF, I have hereunto set my hand and seal this
28 16th day of September, 1976.

30 GOVERNMENT OF THE TRUST TERRITORY
31 OF THE PACIFIC ISLANDS

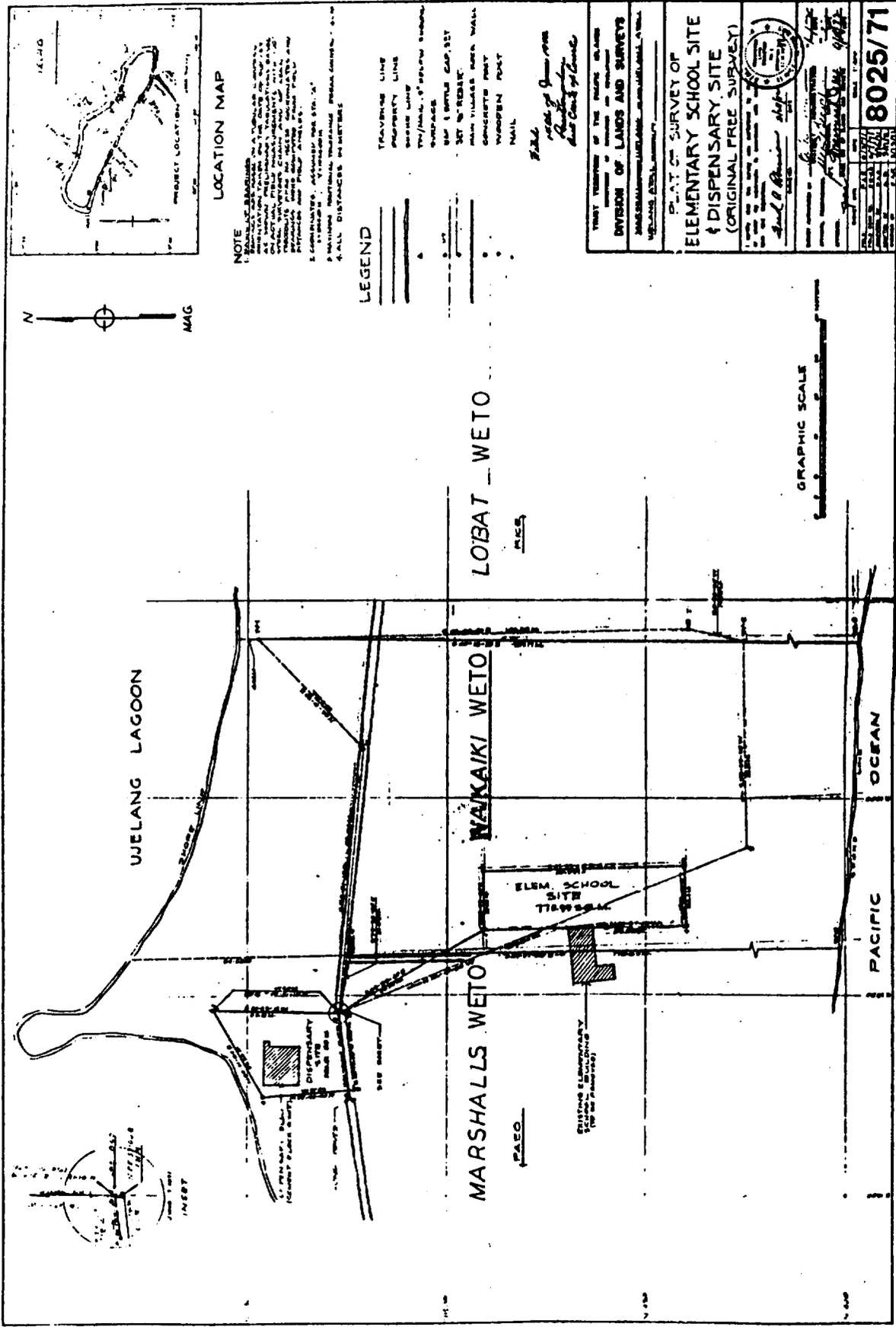
32 By: 
33 Peter T. Coleman
Acting High Commissioner

RECORDING OF INDENTURE

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Filed and recorded in Book _____, Page _____, this _____ day
of _____, 1976.

Clerk of Courts
Marshall Islands District



JOINT DISCLAIMER
OF
RIGHT, TITLE OR INTEREST
IN OR TO
ENEWETAK ATOLL, MARSHALL ISLANDS DISTRICT

1 KNOW ALL MEN BY THESE PRESENTS; that

2 WHEREAS, on the 2nd day of December, 1947, the Security Council of
3 the United Nations was informed by the United States of America that in
4 accordance with the provisions of the Trusteeship Agreement, Enewetak
5 Atoll in the Marshall Islands was closed for security reasons in order
6 that "necessary experiments relating to nuclear fission" could be
7 conducted; and

8 WHEREAS, the People of Enewetak, before the close of 1947, were,
9 with their consent, relocated by the United States of America to Ujelang
10 Atoll in the Marshall Islands, so that Enewetak Atoll could be used for
11 the aforesaid purpose; and

12 WHEREAS, on the 21st day of December, 1947, John P. W. Vest, Captain
13 United States Navy and the Governor of the Marshall Islands, reportedly
14 issued and subsequently delivered to the People of Enewetak on the 22nd
15 day of December, 1947, a document recognizing a conveyance by the People
16 of Enewetak of their proprietary rights to the lands of Enewetak Atoll
17 to the United States of America, which document also reportedly contained
18 a conveyance to the People of Enewetak by the United States of America
19 of its proprietary rights in and to the lands to Ujelang Atoll; and

20 WHEREAS, after careful search and investigation, it has been deter-
21 mined that, if the aforesaid conveyance was in fact executed and
22 delivered, its executor was acting without authority, and therefore
23 neither the People of Enewetak, the United States of America, nor the
24 Government of the Trust Territory of the Pacific Islands, recognizes the
25 conveyance to be effective.

1 NOW, THEREFORE, in order to forever make clear the position of the
2 United States of America and the Government of the Trust Territory of
3 the Pacific Islands, I, the Acting High Commissioner, acting for the
4 United States of America pursuant to the authority vested in me by Order
5 No. 2991 issued by the Secretary of the Interior on the 9th
6 day of September, 1976, and acting for the Government of the Trust
7 Territory of the Pacific Islands pursuant to the laws of the Trust
8 Territory of the Pacific Islands, hereby represent and state that
9 neither the United States of America, nor the Government of the Trust
10 Territory of the Pacific Islands, claim any right, title, or interest in
11 or to the lands of Enewetak Atoll, Marshall Islands, through or by
12 virtue of the above described reported conveyance.

13 IN WITNESS WHEREOF, I hereunder set my hand and seal this 16th
14 day of September, 1976.

15
16 UNITED STATES OF AMERICA AND
17 GOVERNMENT OF THE TRUST TERRITORY
18 OF THE PACIFIC ISLANDS

19 By: 
20 Peter T. Coleman
Acting High Commissioner

21 * * * * *

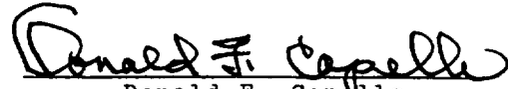
22 RECORDING DATA

23 Received and filed at _____ a.m./p.m., this _____ day of
24 _____, 1976, in Book _____, Page _____.

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27 _____
Clerk of Courts
28 Marshall Islands District
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CERTIFICATION OF TRANSLATION

I hereby certify that I am fluent in both the English and Marshallese languages and that I have fully and faithfully translated the contents of the foregoing "Agreement Concerning Cleanup of Enewetak Atoll" to the above signatories for the People of Enewetak and they appear to understand the same.


Donald F. Capelle

Date

9/16/76

AGREEMENT CONCERNING CLEANUP OF ENEWETAK ATOLL

THIS AGREEMENT, entered into this 16th day of September, 1976, by and between the Government of the Trust Territory of the Pacific Islands and the duly constituted representatives of the owners of the land of Enewetak Atoll,

WITNESSETH THAT:

WHEREAS, the Military Construction Appropriation Act of 1977 appropriates the sum of \$20,000,000 for the cleanup of Enewetak Atoll and provides as follows:

"That none of the funds appropriated under this [Military Construction, Defense Agencies] paragraph may be expended for the cleanup of Enewetak Atoll until such time as the Secretary of Defense receives certification from appropriate administering authorities of the Trust Territory of the Pacific Islands that an agreement has been reached with the owners of the land of Enewetak Atoll or their duly constituted representatives that this appropriation shall constitute the total commitment of the Government of the United States for the cleanup of Enewetak Atoll."; and

IT IS THEREFORE AGREED, that the foregoing appropriation for the cleanup of Enewetak Atoll provided by the Military Construction Appropriation Act of 1977 shall constitute the total commitment of the Government of the United States for the cleanup of Enewetak Atoll.

IN WITNESS WHEREOF, the undersigned have set their hand and seal on the date first mentioned, at Enewetak Atoll.

THE PEOPLE OF ENEWETAK

By

Joanej Peter
Chief Joanej Peter

Benton ABRAHAM
Chief Benton Abraham

Hertes John
Hertes John, Magistrate

Johnny Kabin
Johnny Kabin, Scribe

Saul Abraham
Saul Abraham, Secretary

Simon Samson
Simon Samson, Chief Council

Obet David
Obet David, Councilman

Joseph Erenist
Joseph Erenist, Councilman

BENJAMIN GEIDON
Benjamin Geidon, Council.

Lombwe Mark
Lombwe Mark, Councilman

Smith GIDEON
Smith Geidon, Council.

Boaz David
Boaz David, Councilman

Alik Jorim
Alik Jorim, Councilman

Aisak TOM
Aisak Tom, Councilman

Peter Joanej
Peter Joanej, Councilman

Balik Paul
Balik Paul, Councilman

Setao HENRY
Setao Henry, Councilman

GOVERNMENT OF THE TRUST TERRITORY
OF THE PACIFIC ISLANDS

By *Peter T. Coleman* and
Peter T. Coleman
Acting High Commissioner

By *Oscar deBrum*
Oscar deBrum
District Administrator
Marshall Islands District

A RESOLUTION

Expressing the comments of the Planning Council of the People of Enewetak concerning the Rehabilitation and Site Preparation Drawings for Enewetak Atoll, which were presented by Holmes & Narver, Inc.

WHEREAS the Planning Council on behalf of the People of Enewetak wishes to express its view concerning the Rehabilitation and Site Preparation Drawings as presented by Holmes & Narver; and

WHEREAS the Planning Council has received and reviewed the said drawings for Enewetak Atoll and found them to be excellent and urges their implementation as soon as feasible; and

WHEREAS the Planning Council will continue to plan with Holmes & Narver the "WATO" boundaries and the location of the houses during the implementation of the plans;

Now, therefore, be it resolved that the Council generally agrees with and approves the Rehabilitation and Site Preparation Drawings prepared and presented by Holmes & Narver, Inc. Final agreement and approval will be given as the proposed plans are accomplished and the Council informed thereof during the continuing coordination activities of the Council, Holmes & Narver, and Trust Territory and Department of Interior representatives during the execution of the Project.

Dated: September 20, 1976

Kadios Ken
Kadios Ken

DIRA G
Dira George

John Abraham
John Abraham

Harry Jackson
Harry Jackson

Aluo Atwar
Aluo Atwar

William 2095

CERTIFICATE OF TRANSLATION

I hereby certify that I am fluent in both the English and Marshallese languages and that I have fully and faithfully translated the contents of the foregoing "Resolution" to the above signatories, the Planning Council of the People of Enewetak, and that they appear to understand the same.


Donald F. Capelle

Date: September 20, 1976

MEMORANDUM OF AGREEMENT
BETWEEN THE
DEFENSE NUCLEAR AGENCY
AND THE
DEPARTMENT OF INTERIOR
REGARDING THE
DRI-ENEWETAK SETTLEMENT
AT
JAPTAN ISLAND, ENEWETAK ATOLL II. I.

THIS MEMORANDUM OF AGREEMENT (hereinafter called "Agreement") entered into effective the 1st day of November 1975 by and between the DEFENSE NUCLEAR AGENCY (also referred to herein as "DNA") as represented by FIELD COMMAND, DEFENSE NUCLEAR AGENCY (also referred to herein as "FCDNA") and the DEPARTMENT OF INTERIOR (also referred to herein as "DOI") as represented by the GOVERNMENT OF THE TRUST TERRITORY OF THE PACIFIC ISLANDS (also referred to herein as "TTP") and the DISTRICT ADMINISTRATOR, MARSHALL ISLANDS DISTRICT (also referred to herein as "DISTAD MI").

WITNESSETH THAT

WHEREAS, Field Command, Defense Nuclear Agency has been assigned responsibility for management of Enewetak Atoll, Marshall Islands, during the Cleanup Project preparatory to permanent return of the dri-Enewetak to the Atoll; and

WHEREAS, the dri-Enewetak desire that an advance party of approximately fifty (50) dri-Enewetak be permitted to return to Japtan Island, Enewetak Atoll, M.I. as soon as practical; and

WHEREAS, the Government of the Trust Territory of the Pacific Islands has agreed to meet the needs of the settlement and assure that the advance party complies with necessary conditions and regulation to assure their safety and non-interference with FCDNA sponsored activities at Enewetak Atoll and

WHEREAS, the Council of Enewetak has adopted an ordinance assuring compliance with the precautions and limitations established for return of the advance party;

NOW THEREFORE, the parties hereto agree as follows:

ARTICLE 1 - GENERAL

a. A group of dri-Enewetak approximately fifty(50) in number, may be settled temporarily at Japtan Island prior to and during the Cleanup Project and may use other portions of the FCDNA Enewetak Facility subject to limitations as described in the pertinent Ordinance of the Council of Enewetak of 9 September 1974 (also referred to herein as the "Ordinance") which is appended hereto as Inclosure 1 and as the Ordinance is implemented herein.

b. For the purpose of this Agreement and of implementing the Ordinance, the following definitions shall apply:

(1) The term "FCDNA Enewetak Facility" shall include all those islands or portions of islands in Enewetak Atoll temporarily assigned to the Defense Nuclear Agency, including territorial waters adjacent thereto, subject to reversion to TTPI and the rights given by the dri-Enewetak.

(2) The term "Enewetak Base" refers to the principal FCDNA base camp incorporating all of Enewetak Island.

(3) The term "Site Manager" refers to the senior FCDNA official on duty at Enewetak Atoll.

c. DOI hereby releases forever the Defense Nuclear Agency, its personnel, its contractors and their personnel, from every liability arising out of the use of the FCDNA Enewetak Facility by the dri-Enewetak settlement group. DOI will defend, pay, or settle every claim or suit against the Defense Nuclear Agency, its personnel, its contractors and their personnel by the dri-Enewetak advance group or persons claiming through them, or by third parties, and will hold the Defense Nuclear Agency, its personnel, its contractors and their personnel, harmless against every such claim or suit arising out of the use of the FCDNA Enewetak Facility by the dri-Enewetak party. EXCEPTION: Death, injury, loss or damage to persons or property resulting solely from the negligence of DNA personnel. For the purposes of this agreement, the term "DNA personnel" shall include:

(1) Military and civilian personnel of DNA acting within the scope of their employment, and

(2) Heir, successors, executors, administrators, and assigns of such personnel.

d. TTPI will assure and/or provide equal to the regular field trip service, support for the dri-Enewetak encampment at Japtan Island.

e. DISTAD MI will assign a resident representative to Enewetak Atoll for the administration of criminal and civil law among the dri-Enewetak to include enforcement of such lawful regulations as FCDNA may deem necessary to protect the life, property, safety, and general welfare of FCDNA sponsored personnel and activities and to promote the efficient completion of FCDNA sponsored project at Enewetak Atoll.

f. The District Administrator's Representative shall obtain the concurrence of the Site Manager prior to his approval of the following actions by the dri-Enewetak

(1) Visits to Enewetak Base.

Japtan.

(3) collection stockpiling of scrap from any land in the Atoll.

g. The District Administrator's Representative shall assure understanding and compliance with any restrictions established by the Site Manager in the Site Manager's concurrence with the actions described in subparagraphs 1e(1), (2) and (3) above.

h. FCDNA will designate as "Restricted Areas" those buildings, areas and other facilities to which access must be restricted for reasons of health, safety, good order, and/or to promote effective accomplishment of FCDNA sponsored activities. In general, Restricted Areas will consist of those areas containing unusual hazards to health or safety and those facilities used by FCDNA sponsored activities and/or contractors. FCDNA will revise the designations of Restricted Areas as necessitated by elimination of hazards, by relocation of work areas, and/or by other operational considerations.

i. TTPI will assure that the dri-Enwetak understand the location and identification of FCDNA designated Restricted Areas and that the dri-Enwetak comply with the specified restrictions. Those dri-Enwetak individual who are employed by FCDNA sponsored activities and contractors at the FCDNA Enwetak Facility will be subject to restrictions on the basis of their status as employees and not on the basis of their status as dri-Enwetak; i.e., they will be subject to the same restrictions and enjoy the same privilege as other employees of equal rank.

ARTICLE 2 - LAW ENFORCEMENT.

a. The TTPI will exercise overall jurisdiction over the dri-Enwetak settlement at Japtan Island. FCDNA will administer criminal law for the remainder of the FCDNA Enwetak Facility in accordance with the FCDNA-TTPI Agreement for Administration of Criminal Law at Enwetak Atoll signed 5 April 1974.

b. The administration of criminal law and disciplinary jurisdiction at the Enwetak Atoll will be exercised by the Enwetak Atoll Police and the Enwetak Atoll Department of Defense activities under the Uniform Code of Military Justice.

the administration of criminal law to civilian employees of the government and its contractors will be in accord with the procedures described in the FCDNA-TTPI Agreement for Administration of Criminal Law at Enewetak Atoll.

c. When an offense against the United States Government is involved such as espionage, sabotage defrauding the Government, postal violations, or theft of U. S. Government property wherein U. S. citizens are involved, the matter shall be handled under Title 18 of the United States Code as if the offense had been committed in the United States proper. All offenses involving T. T. citizens will be handled under the provisions of the Code of the Trust Territory of the Pacific Islands.

ARTICLE 3 - EMERGENCY SUPPORT

a. FCDNA will provide emergency support and assistance to the District Administration Representative and the dri-Enewetak as available and as appropriate, including , but not limited to:

- (1) Severe weather warnings.
- (2) Emergency evacuation.
- (3) Emergency first-aid treatment.
- (4) Official emergency communications.

To the Honorable Members of the United States Congress:

We, representing the people of Enewetak, present this Petition for Assistance to once again express our desire to return to our home atoll of Enewetak and to also express what we believe to be the justification for funding the cleanup and rehabilitation program.

According to our belief, we have lived at Enewetak Atoll from the beginning of time and western anthropologists say our ancestors were there over a thousand years ago. We moved with understandable reluctance upon the request of the United States in 1947 to make way for nuclear testing for we were told this would be in the interests of all the peoples of the world. Now, with the conclusion of the testing program, we wish to return to Enewetak as soon as possible and end this period of exile from our homeland.

Enewetak Atoll is our home and has a large lagoon which will enable us to better sustain ourselves. Our present living place, Ujaelang Atoll, has a lagoon only one fifth as big as our home atoll and we have experienced great hardships in living there. As our community continues to grow in number it will become even more difficult to sustain ourselves and even now many young people go to the district center because of these hardships. There is no other island in the Marshalls to which we can go to as all are owned and occupied by others. Ujaelang Atoll is our home and the only place we can go. We were required to leave Enewetak 28 years ago and have since lived like squatters and vagabonds. Our only real ties are at Enewetak and every member of our community down to a new-born infant has an inherited specific place there. We have requested many times to be allowed to return and finally in 1972, Ambassador Williams, the President of the United States personal representative, announced that we would be permitted to return home after cleanup and rehabilitation.

We have, to speed this return, agreed to all the stipulations presented us. These included long-term restrictions on living on Ujaelang Island which traditionally was a major residential island. This caused many internal ownership problems in our community, but we resolved these disputes to speed our return. One of our islands, Runit, is contaminated and we will not be able to go there after our return. We have accepted this restriction also. We are now told that further delays will be necessary if the United States Congress does not now pass the funding for the cleanup and rehabilitation. We trust this will not happen.

We have been told that the testing of nuclear weapons at Enewetak Atoll was of great value to the United States. We have been told that \$100 million dollars (\$100) was spent in this testing program and that \$100 million dollars (\$100) will be spent on the cleanup and rehabilitation program.

We now ask that a small amount in comparison be spent to cleanup and to restore our homes. We do not want a handout given us, we only wish our island cleaned, our homes rebuilt and our land returned to us. Enewetak Atoll is the only place which God has set aside for us and for no other people. We fervently and respectfully urge you to approve this program so that we may return to our homeland. We ask not only for ourselves, but also on behalf of all those born in exile and on behalf of all future generations of the people of Enewetak.

Signed By:

William Sanson

Carroll Binton Abrean

John
Magistrate, Nettles John

Samuel

Joseph

John

Immanuel

Frank

John

John

John

Melton

John

Troyl Juanes Peter

William Sanson

John

John