



REPORT OF THE TRUSTEESHIP COUNCIL TO THE SECURITY COUNCIL ON THE TRUST TERRITORY OF THE PACIFIC ISLANDS 8 June 1975 – 13 July 1976

SECURITY COUNCIL OFFICIAL RECORDS

THIRTY-FIRST YEAR SPECIAL SUPPLEMENT No. 1

UNITED NATIONS



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INTRODUCTION

1. In accordance with Article 83 of the Charter of the United Nations, with resolution 70 (1949) adopted by the Security Council at its 415th meeting on 7 March 1949, and with its own resolution 46 (IV) of 24 March 1949, the Trusteeship Council has carried out on behalf of the Security Council those functions of the United Nations under the International Trusteeship System relating to the political economic, social and educational advancement of the inhabitants of the Trust Territory of the Pacific Islands, designated as a strategic area.

PART I. ORGANIZATION AND ACTIVITIES OF THE TRUSTEESHIP COUNCIL

A. ORGANIZATION OF THE COUNCIL

Membership

2. The composition of the Trusteeship Council on 1 January 1976 was as follows:

Member administering a Trust Territory

United States of America

Members mentioned by name in Article 23 of the Charter of the United Nations and not administering Trust Territories

China

France

Union of Soviet Socialist Republics

United Kingdom of Great Britain and Northern Ireland

Officers

3. Mr. Guy Scalabre (France) and Mr. James Murray (United Kingdom) were elected President and Vice-President, respectively, at the beginning of the forty-third session on 29 June 1976.

4. During the period covered by this report, the Council held 10 meetings as follows: 1450th to 1459th meetings, between 29 June to 13 July 1976.

5. All meetings took place at United Nations Headquarters.

Procedure

6. No change affecting the procedure for the examination of conditions in the

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Trust Territory of the Pacific Islands was made by the Council during the period under review.

Relations with the specialized agencies

7. Representatives of the International Labour Organisation (ILO), the Food and Agriculture Organization of the United Nations (FAO), the United Nations Educational, Scientific and Cultural Organization (UNESCO) and the World Health Organization (WHO) participated in the work of the Council.

B, EXAMINATION OF THE ANNUAL REPORT OF THE ADMINISTERING AUTHORITY FOR THE YEAR ENDED 30 JUNE 1975: TRUST TERRITORY OF THE PACIFIC ISLANDS

8. The report of the Government of the United States on the administration of the Trust Territory of the Pacific Islands for the year ending 30 June 1975 $\underline{1}$ / was transmitted to members of the Trusteeship Council on 24 May 1976 by a note of the Secretary-General (T/1772) and placed on the agenda of the Council at its forty-third session.

9. The Trusteeship Council began its examination of the annual report at its 1450th meeting, on 29 June 1976. At this and at the 1451st meeting, on the same day, the representatives of the United States and the Special Representative of the Administering Authority, Mr. Peter T. Coleman, Acting High Commissioner of the Trust Territory, made opening statements. Senator Tosiwo Nakayama and Representative Raymond Setik, members of the Congress of Micronesia who served as Special Advisers to the United States delegation, also made statements.

10. At the 1454th and 1455th meetings, on 1 July 1976, questions were put to the representative of the United States, the Special Representative and the Special Advisers by members of the Trusteeship Council. At its 1456th and 1457th meetings, on 6 and 7 July, the Council held a general debate on conditions in the Trust Territory.

11. At the 1455th meeting, on 1 July 1976, the Council appointed a Drafting Committee, composed of the representatives of France and the United Kingdom, to propose, on the basis of the discussion which had taken place in the Council, conclusions and recommendations on conditions in the Trust Territory and to make recommendations concerning the chapter on conditions in that Territory for inclusion in the Council's report to the Security Council.

12. At its 1459th meeting on 13 July, the Council considered the report of the Drafting Committee (T/L.1201) and adopted the conclusions and recommendations

<u>l</u>/<u>Trust Territory of the Pacific Islands, 1975</u>, Twenty-eighth Annual Report to the United Nations on the Administration of the Trust Territory of the Pacific Islands, 1 July 1974 to 30 June 1975, transmitted by the United States of America to the United Nations pursuant to Article 88 of the Charter of the United Nations, Department of State Publication 8860 (Washington, D.C., Government Printing Office, 1976).

contained therein (see paras. 470-529 below). The representative of the United States introduced the following revisions to the second addendum to the working paper on conditions in the Trust Territory of the Pacific Islands (T/L.1200/Add.2):

(a) In the last line of item 12, the words "to spend" would be replaced by "expended since 1967";

(b) In the last line of the last paragraph of item 19, the words "the people of that district voted to reject it by a 55 per cent margin" would be replaced by "55 per cent of the people of that district voted to reject it".

The Council adopted, without objections, the revisions proposed by the representative of the United States.

13. At the same meeting, the Council, on the recommendation of the Drafting Committee, adopted the revised working paper on conditions in the Trust Territory of the Pacific Islands (T/L.1200 and Add.1-2) as orally revised, as the basic text for the relevant sections to be included in its report to the Security Council. It also decided to include the conclusions and recommendations set out in the annex to the report of the Drafting Committee (T/L.1201) at the end of its report to the Security Council. The Trusteeship Council adopted the report of the Drafting Committee by 3 votes to 1.

14. In explanation of his vote, the representative of the United States said that although his delegation had voted in favour of the report in its entirety, it had taken no position on the recommendations or conclusions of the report of the Trusteeship Council.

15. The delegation of the Union of Soviet Socialist Republics felt that the activities of the Administering Authority were contrary to the interests of the peoples of the Territory and to the decisions of the General Assembly and the Trusteeship Council which were aimed at preserving the integrity of that Territory. It was opposed to any kind of agreement for a political alliance between the United States and the Mariana Islands and to any measures for the implementation of such an agreement, because they were directed at instituting control over that Territory by the United States. The report of the Drafting Committee contained substantive conclusions which approved the plebiscite in the Mariana Islands and supported the activity of the United States which was aimed at keeping that part of the Territory separate from the rest of the Trust Territory.

16. The Trusteeship Council considered its draft report to the Security Council (T/L.1204) at its 1459th meeting on 13 July, in the course of which it decided, without objection, to adopt a new title, "Opinions expressed by delegations", to replace "Observations of members of the Trusteeship Council representing their individual opinions only". The Council agreed to include the observations in the appropriate sections of the report to the Security Council. At the same meeting, the Council adopted the draft report to the Security Council by 3 votes to 1.

17. In explanation of his vote, the representative of the Union of Soviet Socialist Republics said that his delegation had voted against the draft report of the Trusteeship Council to the Security Council because of its position of principle on the question of the need to preserve the territorial integrity and unity of the Trust Territory. It was opposed to any measures aimed at the dismemberment of the Trust Territory. 18. The representative of the Soviet Union added that the report contained provisions which were unacceptable to his delegation, and which attested to the Trusteeship Council's refusal to co-operate with the General Assembly, the Special Committee on the Situation with regard to the Implementation of the Declaration on the Granting of Independence to Colonial Countries and Peoples and the Committee on the Elimination of Racial Discrimination. His delegation could not agree with those provisions since they contradicted the practice of the Trusteeship Council and its previous recommendations and decisions, including those adopted at the Council's forth-second session, as well as the decisions of the General Assembly on those matters.

19. The representative of the Soviet Union further said that the refusal to co-operate with organs of the United Nations dealing with decolonization could only be viewed as a negative result of the Council's work during its forty-third session. Furthermore, the report did not stress the dire economic situation in the Trust Territory and the conclusions did not duly reflect the views of the representatives of the Congress of Micronesia on the need to expand their powers.

C. EXAMINATION OF PETITIONS

20. During the examination of the annual report on the Trust Territory of the Pacific Islands (T/1772) at its forty-third session, the Trusteeship Council heard nine petitioners. The petitioners' requests for oral hearings had been circulated in documents T/PET.10/101 and Add.1, T/PET.10/103 and Add.1, T/PET.10/104 and Add.1 and T/PET.10/105.

21. At the same session, the Trusteeship Council had before it 27 communications which had been circulated in documents T/COM.10/L.162 to T/COM.10/L.188 under rule 24 of the rules of procedure of the Trusteeship Council. The Council examined these communications at its 1454th meeting on 1 July, and decided, without objection, to take note of them. As regards T/COM.10/L.175, the Council decided, without objection, to draw the attention of the petitioners to the observations of the Administering Authority contained in T/OBS.10/42.

22. The Council also examined the following written petitions circulated in accordance with rule 85, paragraph 1, of its rules of procedure:

(a) A petition (T/PET.10/95) from Mr. Ichiro Moritaki, President, Japan Congress Against A and H Bombs, concerning the plebiscite in the Mariana Islands, June 1975;

(b) A petition (T/PET.10/96) from Ms. Mary W. Choy and others, transmitting resolution V adopted by the Conference for a Nuclear Free Pacific, concerning the plebiscite in the Mariana Islands, June 1975;

(c) A petition (T/PET.10/97) from Mr. Lani Gerson, War Resisters International, concerning the plebiscite in the Mariana Islands, June 1975;

(d) A petition (T/PET.10/98) from Dr. Beverly Woodward, concerning the plebiscite in the Mariana Islands, June 1975;

(e) A petition (T/PET.10/99) from Mr. Roger N. Baldwin, Honorary President

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of the International League for the Rights of Man, concerning the plebiscite in the Mariana Islands, June 1975;

(f) A petition (T/PET.10/100) from Mr. Jerome J. Shestack, Chairman, International League for the Rights of Man, concerning the Mariana Islands;

(g) A petition (T/PET.10/102) from Mr. Alfonso P. Utto, concerning war damage claims.

23. The Council also considered the written observations of the Administering Authority (T/OBS.10/42) relating to T/PET.10/99 and 100.

24. At its 1454th meeting, on 1 July, the Council decided, without objection, to draw the attention of the petitioners to the observations of the Administering Authority.

D. UNITED NATIONS VISITING MISSION TO OBSERVE THE PLEBISCITE IN THE MARIANA ISLANDS DISTRICT OF THE TRUST TERRITORY OF THE PACIFIC ISLANDS, JUNE 1975

25. At its 1443rd meeting on 4 June 1975, the Trusteeship Council, by 4 votes to 1, adopted resolution 2160 (XLII), in which it decided to send a visiting mission to observe the plebiscite in the Mariana Islands District, the mission to begin on 9 June 1975 and to end as soon as practicable after the declaration of results.

26. The Mission was composed of Mr. James Murray (United Kingdom), Chairman; Mr. John Melhuish (Australia); and Mr. Bertrand de Guilhem de Lataillade (France).

27. The report of the Visiting Mission 2/ was considered by the Trusteeship Council at its forty-third session concurrently with the annual report of the Administering Authority.

28. At the Council's 1458th meeting on 8 July, the representative of France introduced a draft resolution (T/L.1202/Rev.1) concerning the report of the Visiting Mission. At the 1459th meeting, on 13 July, the representative of France proposed orally the addition to the operative part of the draft resolution of a new paragraph which read: "Expresses its appreciation of the work accomplished by the Visiting Mission on its behalf". The Council decided to accept the proposed new operative paragraph without objection.

29. At the same meeting, the Trusteeship Council adopted the draft resolution, as orally revised, as resolution 2163 (XLIII) by 2 votes to 1, with 1 abstention. In the operative part of the resolution, the Council took note of the report of the Visiting Mission and expressed its appreciation of the work accomplished by the Visiting Mission on its behalf.

30. In explanation of his vote, the representative of the Union of Soviet Socialist Republics said that his delegation had voted against the draft resolution

2/ Official Records of the Trusteeship Council, Forty-third Session, Supplement No. 2 (T/1771). on the report of the Visiting Mission since the sending of such a mission was connected with the dismemberment of the Trust Territory, and it was precisely for that reason that his delegation had opposed, at the forty-second session of the Trusteeship Council, the dispatch of such a mission to that Territory. At that session, the representative of the Soviet Union had explained his country's position in that regard by saying that it considered the actions of the Administering Authority concerning the Trust Territory to be contrary to the decisions of the General Assembly and the Trusteeship Council with regard to the need for preserving the unity and the territorial integrity of the Trust Territory.

31. The Soviet Union delegation was opposed to any activity aimed at separating the Mariana Islands from the other parts of the Trust Territory. It felt that the plebiscite had been carried out despite the will of the majority of the people of Micronesia, and as borne out by the facts, it had had negative effects on the unity and territorial integrity of the Trust Territory of the Pacific Islands.

32. The representative of the United States said that his delegation had abstained from voting on the draft resolution on the report of the Visiting Mission, in view of his Government's role as the Administering Authority. His delegation wished to assure the Council, however, that it had given the report very careful consideration.

E. UNITED NATIONS VISITING MISSION TO THE TRUST TERRITORY OF THE PACIFIC ISLANDS, 1976

33. At its 1443rd meeting on 4 June 1975, the Trusteeship Council adopted resolution 2161 (XLII), by which it decided to dispatch a periodic visiting mission to the Trust Territory of the Pacific Islands in 1976. The Council further decided that the Mission should be composed of members of the Council wishing to participate, with the exception of the United States, the Administering Authority, which was requested to provide an escort officer.

34. The Mission was composed of the following members: Mr. James Murray (United Kingdom) and Mr. Bertrand de Guilhem de Lataillade (France). It was escorted by Mr. John Kriendler, Adviser, Political and Security Affairs, in the Permanent Mission of the United States to the United Nations.

35. The report of the Visiting Mission $\underline{3}$ / was considered by the Council at its forty-third session concurrently with the annual report of the Administering Authority.

36. At the Council's 1458th meeting, on 8 July, the representative of France introduced a draft resolution (T/L.1203) concerning the work of the Visiting Mission. At its 1459th meeting, on 13 July, the Trusteeship Council adopted the draft resolution as resolution 2164 (XLIII) by 2 votes to none, with 2 abstentions. In the operative paragraphs of its resolution 2164 (XLIII), the Trusteeship Council took note of the report of the Visiting Mission and of the observations of the Administering Authority thereon; expressed its appreciation

3/ Ibid., Supplement No. 3 (T/1774).

of the work accomplished by the Visiting Mission on its behalf; decided that it would continue to take the recommendations, conclusions and observations of the Visiting Mission into account in the future examination of matters relating to the Trust Territory; and invited the Administering Authority to take into account the recommendations and conclusions of the Visiting Mission as well as the comments made thereon by the members of the Trusteeship Council.

37. In explanation of his vote, the representative of the United States said that in view of the role of his Government as Administering Authority, his delegation had abstained from voting on the draft resolution on the report of the 1976 Visiting Mission to the Trust Territory of the Pacific Islands. He wished, however, to assure the Council that the Administering Authority would give very careful consideration to the report and, in particular, to the recommendations and conclusions contained therein.

38. In explanation of his vote, the representative of the Union of Soviet Socialist Republics stated that his delegation had abstained in the vote on the draft resolution because the report of the Visiting Mission, together with the observations and recommendations therein, to which his delegation had referred to in the debate in the Trusteeship Council, contained some conclusions which contradicted the position taken earlier by the Council with regard to the unity of the Trust Territory.

F. ATTAINMENT OF SELF-GOVERNMENT OR INDEPENDENCE BY THE TRUST TERRITORY AND THE SITUATION IN THE TRUST TERRITORY WITH REGARD TO THE IMPLEMENTATION OF THE DECLARATION ON THE GRANTING OF INDEPENDENCE TO COLONIAL COUNTRIES AND PEOPLES; AND CO-OPERATION WITH THE SPECIAL COMMITTEE ON THE SITUATION WITH REGARD TO THE IMPLEMENTATION OF THE DECLARATION ON THE GRANTING OF INDEPENDENCE TO COLONIAL COUNTRIES AND PEOPLES

39. At its 1457th meeting, on 7 July, the Trusteeship Council decided, without objection, to consider the above items together.

40. At its 1458th meeting, on 8 July, the Trusteeship Council considered those items. During the discussions, the representative of the United States said that in the light of Article 83 (1) of the Charter of the United Nations, which vested in the Security Council all functions of the United Nations relating to the strategic Trust Territory of the Pacific Islands, and in view of the fact that there no longer existed any Trust Territory with respect to which the General Assembly might exercise jurisdiction under Article 85 of the Charter, his delegation believed that the question of co-operation by the Trusteeship Council with the committees of the General Assembly did not arise.

41. The representative of the Soviet Union noted that while the representative of the United States had made reference to Article 83 (1) of the Charter, a second paragraph to that Article states that the basic objectives set forth in Article 76 of the Charter should be applicable to the people of each strategic area and that those objectives directly involved basic questions on the adoption of measures in accordance with the Charter with regard to all basic issues which were now considered by the General Assembly in keeping with the provisions of Article 80. 42. With regard to co-operation with the Special Committee, the representative of the Soviet Union said that the Trust Territory had, in previous years, been recognized as constituting strategic territory. Nevertheless, the Trusteeship Council had adopted recommendations on co-operation with the Special Committee regarding, among others, questions relating to the Trust Territory. He felt that decisions and recommendations similar to those adopted in previous years should also be adopted at the forty-third session of the Trusteeship Council.

43. The representative of the Soviet Union further stated that two concepts were involved in the discussion of the matter under consideration: the submission of the report to the General Assembly, which had already been discussed by the Council; and co-operation with the Special Committee which would not involve submitting a report, but rather transmitting a letter to the Chairman of that Committee. He referred to paragraph 40 of the report of the Trusteeship Council submitted to the General Assembly in 1975, $\frac{4}{4}$ and pointed out that the Council's President had, in a letter dated 2 September 1975 (A/AC.109/509), informed the Chairman of the Special Committee of the action taken by the Council. The representative of the Soviet Union asked whether the other members of the Council would object to continuing such a procedure.

44. The representative of the United States said that in accordance with the Council's decision not to refer the matter to the General Assembly, it seemed to his delegation that such a letter would be inappropriate under the circumstances.

45. The representative of France recalled the position of principle which had been stated by his delegation at the 1450th meeting of the Trusteeship Council and in accordance with which the Security Council should exercise all the functions of the United Nations relating to Trust Territories designated as strategic areas under Article 83 of the Charter. Accordingly, the two agenda items being considered fell under that category.

46. Referring to the point raised by the representative of the Soviet Union in connexion with the Council's co-operation with the Special Committee, the representative of France said that since his delegation had recognized the fact that all such functions should be exercised by the Security Council, it was up to that Council, in future, to take a decision regarding the transmittal of any element of a report to a subsidiary committee of the General Assembly, or even a letter containing observations made by members of the Council.

47. The representative of the United Kingdom said that at its 1450th meeting, the Council had decided to delete item 15 of the provisional agenda (T/1773), which would have provided for a report to the General Assembly. That decision had been taken on the grounds that Article 83 of the Charter clearly provided that all functions of the United Nations relating to strategic areas should be exercised by the Security Council. Since the Trusteeship Council was now dealing with a strategic Trust Territory, the competence of the General Assembly and its committees clearly could not be involved in any way.

4/ Official Records of the General Assembly, Thirtieth Session, Supplement No. 4 (A/10004). 48. Referring to the statement made by the representative of the Soviet Union to the effect that according to Article 83 (2) of the Charter, the basic objectives set forth in Article 76 should be applicable to the people of a strategic area, the representative of the United Kingdom suggested that the Trusteeship Council might be able to resolve that point by drawing the attention of the Security Council to the fact that it was the Trusteeship Council's view that the objectives of Article 76 were being discharged in the Trust Territory.

49. As regards the question of co-operation with the Special Committee, to which reference had been made by the representative of the Soviet Union, the delegation of the United Kingdom supported, in general, the position set forth by the representative of France. It felt that a letter reporting on the Council's proceedings would in fact be a report and, as such, come within the scope of the decision previously taken by the Council.

50. At its 1458th meeting, on 8 July, the Trusteeship Council decided to draw the attention of the Security Council to the conclusions and recommendations that had been adopted concerning the attainment, under the Council's guidance, of self-government or independence by the Trust Territory and to the statements made by the members of the Trusteeship Council on that question.

G. OTHER QUESTIONS CONSIDERED BY THE TRUSTEESHIP COUNCIL

Offers by Member States of study and training facilities for inhabitants of the Trust Territory of the Pacific Islands

51. The United Nations programme of scholarships for inhabitants of Trust Territories was initiated pursuant to General Assembly resolution 557 (VI) of 18 January 1952. Under the procedure approved by the Trusteeship Council for the administration of this programme, the Secretary-General was invited to submit to the Trusteeship Council at least once a year a report containing all appropriate details of the programme.

52. The report of the Secretary-General submitted to the Council at its forty-third session (T/1776) covered the period from 1 June 1975 to 29 May 1976. It contained information on the use made of the scholarships and training facilities offered by 11 States Members of the United Nations. According to information made available to the Secretary-General, no application for scholarships offered by these Member States was received from the Trust Territory of the Pacific Islands during the period under review.

53. At its 1456th meeting, on 6 July 1976, the Council considered the report of the Secretary-General on the scholarship programme for inhabitants of the Trust Territory of the Pacific Islands.

54. During the consideration of the report, the representative of the United States said that, as Micronesia approached the end of the Trusteeship period, his Government remained alert to the need to assist Micronesians to become active and productive citizens of the Pacific Ocean area and the world community. The United States hoped that, in processing applications for overseas studies, the Secretariat would consider carefully how best to help Micronesians acquire the skills and training necessary for the economic development of Micronesia. His country would continue to provide its full support and co-operation in that regard.

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55. The United States delegation urged that other States Members of the United Nations, particularly those in the Pacific Ocean region, consider making available scholarships to Micronesian students who wished to develop skills pertinent to Micronesian development.

56. At its 1456th meeting, on 6 July, the Trusteeship Council decided to take note of the report of the Secretary-General on the scholarship programme.

Dissemination of information on the United Nations and the International Trusteeship System in Trust Territories

57. The annual report of the Secretary-General (T/1775) on the arrangements undertaken in co-operation with the Administering Authority for distributing official records of the United Nations and disseminating information concerning the aims and activities of the United Nations and the International Trusteeship System in the Trust Territory was submitted to the Council at its forty-third session, in accordance with the provisions of Trusteeship Council resolution 36 (III) of 8 July 1948 and General Assembly resolution 754 (VIII) of 9 December 1953.

58. The report, covering the period from 14 April 1975 to 13 April 1976, set out the activities carried out by the Office of Public Information of the Secretariat through its information centres in Washington, D.C., in disseminating information on the United Nations.

59. The report indicated that the centre has continued to pay special attention to the increased interest by the media, including press and radio, in the United Nations and the International Trusteeship System within the Trust Territory. Efforts were being made in the Trust Territory to strengthen the relationship between the centre and government authorities, educational institutions and non-governmental organizations. A greater flow of information material has been established and maintained between the centre and the major information channels.

60. The Trusteeship Council considered the Secretary-General's report at its 1456th meeting, on 6 July 1976.

61. During the consideration of the report, the representative of the United States said that his Government was proud of its record on the dissemination of information on the United Nations and the International Trusteeship System in the Trust Territory of the Pacific Islands. The Administering Authority would continue its efforts in that field, including the fostering of continued co-operation between the Government of the Trust Territory and the United Nations Information Centre in Washington, D.C. noted in document T/1775.

62. The delegation of the Soviet Union noted from the report of the Visiting Mission that dissemination of information on the United Nations and the International Trusteeship System was inadequate, in particular, as regards the various options open to the inhabitants of the Trust Territory. The representative of the Soviet Union said that in the course of conversations with the representatives of the Congress of Micronesia and of the communities, his delegation had become aware of the lack of adequate information even on the availability of scholarships for Micronesians in the Soviet Union, despite his Government's stated readiness to provide them. He therefore drew the attention of the Administering Authority to the fact that in that area, it must make further efforts to make available to Micronesians accurate information with regard to the prevailing situation and to the activities of the Trusteeship Council.

63. The representative of France, in supporting the statement made by the representative of the Soviet Union, drew the attention of the Administering Authority and the Office of Public Information of the Secretariat to the inadequacy of information on that question and the role of the United Nations in general. He expressed the wish that the Office of Public Information would make additional efforts in that regard.

64. At its 1456th meeting, on 6 July, the Trusteeship Council decided to take note of the report of the Secretary-General.

<u>Co-operation with the Committee on the Elimination of</u> <u>Racial discrimination; and Decade for Action to</u> <u>Combat Racism and Racial Discrimination</u>

65. At its 1457th meeting, on 7 July, the Trusteeship Council decided, without objection, to consider the above items together.

66. At its 1458th meeting, on 8 July, the Trusteeship Council considered those two items, During the discussion, the representative of the United States said that his Government wished initially to reaffirm its strong and continuing opposition to racial discrimination in any form. The position of the United States on that question was well known to all members of the Trusteeship Council, and in this bicentennial year, it was proud of its record.

67. The representative of the United States expressed his Government's complete support of the statement made at the 1455th meeting by the Acting High Commissioner of the Trust Territory categorically rejecting allegations of racial discrimination in the Trust Territory and affirming that if there had been evidence to support those allegations, immediated and affirmative action would have been taken to eliminate such discrimination.

68. With regard to the Decade for Action to Combat Racism and Racial Discrimination, the representative of the United States said that his Government's position which had been stated in detail by the representative of the United States at the 1992nd meeting of the Economic and Social Council remained unchanged. For explicit reasons that had been given in the past, the United States could not participate in, or support the observance of, the Decade.

69. The representative of the Union of Soviet Socialist Republics stated that the Trusteeship Council should consider questions connected with action to combat racism and racial discrimination and, in that respect, should co-operate with the Committee on the Elimination of Racial Discrimination.

70. The Soviet Union representative recalled that, in the past, the Council had adopted recommendations concerning co-operation with the Committee on the Elimination of Racial Discrimination in which the attention of the Administering Authorities had been drawn to that Committee's requests and observations and in which the Administering Authorities had been requested to take those requests and observations into account in their future reports to the Council. He said that those reports had not, unfortunately, contained all the necessary information on that question and that future reports should devote some attention to the matter.

With regard to the Decade for Action to Combat Racism and Racial 71. Discrimination, the representative of the Soviet Union said that in 1975 the Trusteeship Council had taken a decision 5/ in which it had drawn the attention of the Administering Authorities of Trust Territories to the provisions of General Assembly resolution 3057 (XXVIII) of 2 November 1973 and the Programme for the Decade for Action to Combat Racism and Racial Discrimination annexed thereto, as well as to General Assembly resolution 3223 (XXIX) of 6 November 1974, and had requested those Administering Authorities to take the necessary measures and to report to the next session of the Council. In that connexion, he recalled that on 10 December 1975 the President of the Trusteeship Council had, on the occasion of Human Rights Day, stated that the Council would give full consideration to the requests made by the General Assembly in connexion with the Decade for Action to Combat Racism and Racial Discrimination and would continue to make every possible effort to ensure the total implementation of the Decade's Programme and objectives.

72. The representative of the Soviet Union stated that in conformity with past practice, it would be desirable for the President of the Trusteeship Council to make a statement during the commemoration of Human Rights Day in December 1976 in which he would refer to the question of the observance of human rights in Trust Territories.

73. The representative of France said that his Government attached particular importance to the struggle to combat racism and to the attainment of the objectives of the Decade for Action to Combat Racism and Racial Discrimination. The French delegation believed, however, that that struggle must be carried out under the Programme annexed to resolution 3057 (XXVIII) and in conformity with the definition contained in article I of the International Convention on the Elimination of All Forms of Racial Discrimination. He said that France had ratified that Convention on 19 July 1971.

74. The representative of the United Kingdom stated that his Government supported the Decade as it had been defined in resolution 3057 (XXVIII). The United Kingdom was determined to pursue its own efforts against racism, as it was defined in article I of the International Convention on the Elimination of All Forms of Racial Discrimination.

75. The representative of the United Kingdom said that his delegation had noted the statement by the Administering Authority that no racial discrimination existed in the Trust Territory. He said that on the basis of all the evidence available to it, his delegation would entirely accept the Administering Authority's contention.

76. At its 1458th meeting, on 8 July, the Trusteeship Council decided, without objection, to take note of the statements which had been made at that meeting.

5/ Official Records of the Trusteeship Council, Forty-second Session, Supplement No. 1 (T/1770), p. 6.

PART II. CONDITIONS IN THE TRUST TERRITORY OF THE PACIFIC ISLANDS

A. GENERAL

1. Outline of conditions

Land and people

77. The Trust Territory of the Pacific Islands consists of three archipelagos: the Marshalls, the Carolines and the Marianas. The island of Guam in the Marianas is not a part of the Trust Territory but is an unincorporated Territory of the United States. The three archipelagos include more than 2,100 islands and atolls scattered over an area of some 7.8 million square kilometres of the western Pacific, north of the Equator. The islands and atolls of the Trust Territory have a combined land area of approximately 1,854 square kilometres.

78. According to the 1973 census, the resident population of the Territory totalled 114,773. The distribution of the population in the Trust Territory was as follows: Truk, 31,600; Marshall Islands, 25,044; Ponape, 23,251; Mariana Islands, 14,335; Palau, 12,674; and Yap, 7,869.

79. The people of the Trust Territory are broadly classified as Micronesians, except for about 1,000 inhabitants of the outlying islands of Kapingamarangi and Nukuoro and a scattering of individuals of other racial groups. Language differences exist in the Territory, although each island language has a common Malayo-Polynesian source. Nine major languages, with dialect variations, are spoken in the Trust Territory: two in Yap, three in Ponape and one in each of the other districts.

Population movements

80. At its forty-second session, the Trusteeship Council noted with satisfaction that the people of Bikini had begun to return to their ancestral home after receiving the necessary guarantees concerning the safety of Bikini atoll. It took note of the requests by the people of Enewetak, Roi Namur, Rongelap and Utirik for the settlement of their claims, and expressed the hope that the Administering Authority would give appropriate consideration to these requests.

81. In the annual report under review (see T/1772), covering the period from 1 July 1974 to 30 June 1975, the Administering Authority states that plans had been formulated for the first group of Bikinians to return to their home atoll in May 1974. At that time, the people of Bikini decided not to return until official action had been taken on a bill which was pending in the Congress of the United States with respect to an <u>ex gratia</u> payment. Subsequently, the Congress authorized an ex gratia payment of 33 million 6/ and the President of the

6/ The local currency is the United States dollar (ψ US).

United States signed the act into law on 12 June 1975 (Public Law 94-34). The budget appropriation for the Trust Territory for 1975/76 included this amount.

32. In 1974, following inspection of the first 40 houses built for them on the island, the people of Bikini requested minor modifications in interior design for the completed nouses as well as for those still to be built. They also requested that many of the houses not yet built be located in the interior of Bikini Island, which necessitated a revision of plans for the resettlement project and a new radiological survey.

83. As a consequence, the construction programme of housing and public buildings on Bikini was postponed until additional data could be obtained regarding the site of the remaining buildings. An extensive radiological survey was conducted by the Energy Research and Development Administration (ERDA), formerly the Atomic Energy Commission, in June 1975.

84. According to the annual report of the Administering Authority (see T/1772), progress on the planning for the cleaning up, rehabilitation and resettlement of Enewetak Atoll has continued. In March 1975, a master plan was formulated and an environmental impact statement was completed. Requests for authorization and financing for this work were submitted to the United States Congress for consideration during 1975/76.

35. In 1965, the United States Congress had appropriated \$950,000 in the form of an <u>ex gratia</u> payment, as compensation to the people of Rongelap. Since then, however, thyroid radiation related effects have appeared in the exposed group on Rongelap and to a lesser extent in the exposed Utirik population. A compensation bill is currently under study and is to be submitted to the Congress during 1976/77. Under proposed legislation, compensation would be paid to exposed individuals of Rongelap and Utirik for thyroid radiation related effects.

86. Negotiations between the United States and the people of Roi Namur towards a settlement on the use of that island were not successful. On 24 April 1975, a suit was filed in the United States Court of Appeals against the Administering Authority by the counsel for the Marshallese landowners. The case was still pending in June 1975.

87. The report of the United Nations Visiting Mission to the Trust Territory of the Pacific Islands, 1976, <u>7</u>/ states that inasmuch as the agreement of 27 November 1956 provides that the Bikinians can return, if they wished, to their island of origin, it is the duty of the United States to speed up the tests on Bikini so that those Bikinians who wish to do so, notably those living on Kili, may with a full knowledge of the facts, return to their island. The Mission strongly urges that the funds being sought for that purpose by ERDA should be made available as soon as possible.

88. At the forty-third session of the Trusteeship Council, the Special Representative stated that the three United States government agencies concerned had agreed that an aerial radiological survey, similar to that of Enewetak, should

^{7/} Official Records of the Trusteeship Council, Forty-third Session, Supplement No. 3 (T/1714), para. 382.

be conducted for Bikini. However, none of the three agencies had sufficient funds for the years 1976/77-1977/78 to cover the substantial costs involved in mounting and carrying out the survey. He said that, at the request of the Office of Management and Budget, a precise plan had been prepared and submitted to that Office. A decision was expected shortly.

89. As regards Enewetak Atoll, the report of the Mission states that the United States Department of Defense informed the Mission that funds had been requested from the Congress for cleaning up the atoll, which would cost an estimated \$20 million. The Mission hopes that the Bikini experience will not be repeated and that the programme will be carried out within the time-limit envisaged.

90. At the forty-third session of the Council, the Special Representative informed the Council of the approval by the Congress of the United States on 2 July 1976 of an appropriation of funds to clean up Enewetak Atoll. The first phase of the work was scheduled to begin in September 1976. He said that the Department of the Interior would now proceed with the request for financing the rehabilitation and resettlement programme which would be meshed to the maximum extent possible with the clean-up programme.

91. The Mission states that the case of the island of Roi Namur, unlike those of other islands used for the missile range (settled in 1964), is still pending. The inhabitants of Roi Namur have brought suit in the United States courts. On Ebeye, where the inhabitants of Roi Namur live, several speakers urged the Mission to help them to find a speedy solution to the problem. The Mission, like the 1973 Visiting Mission, trusts that an equitable solution will soon be found to this case, which has been long outstanding, and that account will be taken of the length of the occupation and the rise in the cost of living since 1964. This recommendation also applies to those other islands, whose status has not yet been regularized.

92. Owing to the many complaints received by the Mission during its visit to Ebeye, it emphasizes in its report the desirability of finding a solution to the problems of this island, which can only become more complicated as the population increases. Action to relieve congestion on the island should be accompanied by action to improve the living conditions of the population.

93. At the forty-third session of the Council, the Special Representative said that his Government had investigated the charge made by one of the petitioners that the United States doctors had not come to the aid of the Marshallese during "an outbreak of influenza at Ebeye, followed by numerous cases of spinal meningitis". Investigations had been conducted with the District Administrator of the Marshall Islands District who said that if it had happened he would have known about it. The Special Representative said that on checking directly with officials on Kwajalein and Ebeye, he was informed that the outbreak of flu had occurred in late 1975 and that no deaths had been reported.

94. The Special Representative further stated that during the peak of the flu outbreak, the Marshallese Medical Officer on Ebeye had had the assistance of a specialist of the Department of Health, Education and Welfare from Honolulu, a doctor from the Energy Research and Development Administration on Kwajalein and a senior medical officer from Trust Territory Headquarters on Saipan. 95. The Special Representative pointed out that the medical personnel of Kwajalein had at no time failed to respond to any request for assistance for services or supplies. The Kwajalein Missile Facilities assist in the evacuation of the most serious cases to hospitals in Hawaii. Concerning the remarks made by the petitioner as regards overcrowding on Ebeye, a programme termed "Operation Exodus" was under way by which free transportation and other assistance were being provided to families who had come from outside the Kwajalein Atoll to enable them to return to their home islands. Some 350 people had taken advantage of the programme to date.

War and post-war damage claims

96. War damage claims by the inhabitants of the Trust Territory fall into two broad categories: claims against the Japanese Government, mainly for damages sustained by the indigenous inhabitants during the Second World War, and post-war claims against the Government of the United States.

97. On 18 April 1969, the Governments of the United States and Japan signed an agreement providing for the settlement of Micronesian war claims, under the terms of which the two Governments joined in an <u>ex gratia</u> arrangement to make a contribution towards the welfare of the inhabitants of the Territory. Japan agreed to make available in grants to the United States, in its capacity as Administering Authority, 1.8 billion yen, then computed at the equivalent of $\frac{1}{95}$ million. The United States, for its part, agreed to establish a fund in the amount of $\frac{1}{95}$ million.

98. The Micronesian Claims Act of 1971 (United States Law 92-39) established a Micronesian Claims Fund to consist of the contributions of the United States and Japan pursuant to the agreement referred to above. The Act also established a Micronesian Claims Commission with authority to receive, examine, adjudicate and render final decisions with respect to: (a) claims for damage directly resulting from the hostilities between the United States and Japan between 7 December 1941 and the dates of the securing of the various islands of Micronesia by the United States; and (b) claims arising as post-war claims between the dates of securing of the various islands by the United States and 1 July 1951. The Commission was to register claims within a period of not more than one year after the appointment of its full membership and to complete its task as expeditiously as possible and, in any event, not later than three years after the expiration of the period for the filing of claims.

99. The Act authorized an appropriation of \$20 million for the settlement of post-war claims by Micronesian inhabitants against the United States or the Government of the Trust Territory because of personal injury or material damage, including claims for the acquisition, use or retention of property without adequate compensation, provided that the accident or incident out of which the claim arose occurred prior to 1 July 1951.

100. At the forty-second session of the Trusteeship Council, the Special Representative of the Administering Authority stated that the United States Congress had appropriated \$20 million for the "post-secure" claims. In the event that the awards made exceeded the funds so appropriated, additional requests for funds could be submitted to the Congress of the United States. The Special Representative added, however, that the law which set up the payment of the claims specifically provided that if the total amount adjudicated exceeded the amount of money available, each claimant would be paid proportionately, except that death claims were to be paid in full up to ψ 1,000. The balance would have to be apportioned unless additional funds were made available.

101. Considering that the claims had arisen 30 years ago, the Trusteeship Council, at its forty-second session, noted that the Congress of the United States had appropriated \$20 million for "post-secure" claims. The Council also noted the statement of the Special Representative that the Micronesian Claims Commission had adjudicated 6,598 of the 10,788 claims which had been filed before the October 1974 deadline and that proportionate payments had been made to 1,877 claimants. The Council recommended that the procedure for payment should be expedited as soon as possible.

102. The current annual report of the Administering Authority states that although the deadline for filing such claims was 15 October 1974, the deadline for their adjudication was 15 October 1976. Thus, until the final claim was adjudicated, the total amount of the claim awards would not be known. Since all claim awards under Title I were not known, the Administering Authority was paying initially 16 per cent of property damage claim awards and φ 1,000 on death claim awards in an effort to make an interim distribution of the available φ 10 million as equitably as possible.

103. As in the case of Title I, the total amount of Title II claim awards would not be known until 15 October 1976, at the latest. The Administering Authority was therefore in the process of determining the percentage of each claim award that could be paid on an interim basis. After the total amount of claim awards under each title was known, the possibility of further payment could be examined.

104. The report of the 1976 Visiting Mission notes that the Micronesian Claims Commission has estimated that all amounts due would be certified by about 15 July 1976 and would total approximately \$32 million for Title I and \$30 million for Title II. The substantial gap between the Commission's estimates of the total compensation which should be paid to the Micronesians and the amounts available in the Micronesian Claims Fund explains the complexity of the problem and the dissatisfaction caused by this matter.

105. The Mission also states that, in accordance with its undertaking, given while in the Territory, the Mission visited Washington, D.C. in May 1976 for discussions with the competent United States authorities. It explained the grievances of the population and asked what the Administration's intentions were in the matter.

106. With regard to Title I, the Assistant Director of the Division of Territorial Affairs replied that, at the end of the appeals period in October 1976, a further additional, and final, <u>pro rata</u> payment would be made to the claimants out of the approximately \$11 million representing the total amount of the funds currently available. With regard to Title II, he said that, upon the expiration of the appeals period, the claimants would receive a <u>pro rata</u> payment against the existing sum of \$20 million. Each person entitled to compensation would therefore receive approximately two thirds of the adjudicated amount as final settlement. He made it clear that the Administration had no intention of requesting additional funds for settlement from the United States Congress, or of entering into negotiations on the matter with the Government of Japan.

107. The Mission believes that the persons entitled to compensation will not be satisfied with this outcome. The Mission fully appreciates the reasons why the Administering Authority left the Commission entirely free to set the amount of the damages and why the Administration did not try to ensure that the total amounts awarded corresponded to the amounts which would probably be available for the settlement. The Mission did not have enough information to enable it to determine whether the War Claims Commission has been over-generous in setting the amounts. The report states that it is unfortunate that the method chosen by the Administering Authority to settle this admittedly complex problem should have produced such a wide disparity between the total amounts awarded and the amounts available for payment and thus between the expectations of the persons entitled to compensation and the compensation which they are likely to receive. If this question is not to remain a continuing irritant, the Mission considers it important that the Administering Authority should, as soon as possible, dispel any uncertainty about the amounts that will be earmarked for the payment of war and post-war damages and should state clearly how it intends to proceed with the settlement.

108. At the forty-third session of the Trusteeship Council, Senator Tosiwo Nakayama, Special Adviser, stated that one of the most persistent problems concerning war damage claims was the partial payment of 16 per cent of the claims. What was intolerable to Micronesians was the requirement that they sign a receipt in order to obtain the payment. The receipt released the Governments of Japan and the United States from any and all future liability which meant that those who signed the receipt might never see the remaining 84 per cent of the payment due them. Moreover, it also meant that neither they nor their heirs could press the issue of personal claims in the future.

109. The Micronesians were therefore extremely disappointed to note that the representatives of the Administering Authority had stated to the 1976 United Nations Visiting Mission that the question of making full restitution was closed. They could only hope that that view did not represent the official position of the Administering Authority on war damage claims.

110. The Special Adviser said that the Congress of Micronesia supported the comments of the Visiting Mission on the matter. The position of the Congress on war claims had been set out in Senate joint resolution No. 6-85, which requested the Congress of the United States to amend the Micronesian War Claims Act of 1971.

111. At the same session, the Special Representative of the Administering Authority stated that as at 29 June 1976, 10,807 claims had been filed and adjudicated. Some 300 claims (about 5 per cent) were still under appeal. All initial awards had been made and cheques were being issued. Payments made under Title I totalled \$4,381,925 at 29 June 1976. This averaged about 13 per cent of the total amount of awards made. However, since the total funds available under Title I amounted to \$11,658,247, the final payment of the awards would be approximately 35 per cent of the adjudicated awards.

112. At the same session, the representative of the United States said that the outlook for additional funds under either Title I or II was not bright. The total funds made available under Title I were the result of negotiations which his Government did not wish to reopen; the question of funds made available under Title II could be resolved by the United States, and certain members of the United States Congress had indicated their support for the appropriation of funds sufficient for full payment of an appropriation was being considered by the United States Congress, it had not been approved.

113. At the same session, Mr. Nakayama, Special Adviser, stated that the bilateral agreement between the Governments of Japan and the United States concerning the claims under Title I did not fully take into account any comments or recommendations of the people and Government of Micronesia. He said that in 1975 the Congress of Micronesia had decided to create a War Claims Commission to assist the Administration in securing possible additional funds from both Japan and the United States to pay for the claims over and above the amounts provided by the Micronesian Claims Act. Unfortunately, the Administration had considered that action to be premature; it had also felt at that time, and continued to believe, that there was no possibility of securing additional money from the Government of Japan. It had therefore decided to veto the legislation which would have brought such a commission into existence.

114. The Special Adviser, after reiterating the desire of Micronesia for a clear statement of policy, had proposed action by the Administering Authority on the subject of war damage claims and had asked that the position and wishes of Micronesia be included in the report and recommendations of the Trusteeship Council to the Security Council.

2. Opinions expressed by delegations

War and post-war damage claims

115. The representative of the United Kingdom said that his delegation would not wish to pass judgement on the procedures used to establish the amounts of war claims, or on whether or not the Micronesian Claims Commission had been overgenerous in fixing these amounts, or on the Administration's decision not to press for more funds for the payment of claims. But the United Kingdom delegation was concerned about the time element involved in the settlement of that problem. In its view, it was important that Micronesians know, as soon as possible, what sums they were to receive in final settlement and that they not be asked for any form of discharge until that was known.

116. As regards post-war damage, the United Kingdom delegation believed that, while an aerial survey of the northern Marshall Islands might not add greatly to the information about Bikini already available from ground surveys, it was nevertheless important to conduct such a survey soon, both to satisfy the Bikinians and to enable them to make a final decision, and also to deal with lingering doubts that the problem in the northern Marshall Islands, as a whole, was somewhat greater than reported by the Administering Authority.

B. POLITICAL ADVANCEMENT

1. Outline of conditions

General political structure

117. Executive and administrative authority for the Government of the Trust Territory and responsibility for carrying out international obligations undertaken by the United States with respect to the Territory are vested in a High Commissioner appointed by the President of the United States and confirmed by the United States Senate.

118. Legislative authority resides in a Congress of Micronesia, as specified by the United States Secretary of the Interior in Secretarial Order No. 2918 of 27 December 1968, as amended.

119. Judicial authority is independent of the executive and the legislature. The High Court is the highest judicial authority in the Territory. There are also district courts and community courts.

120. The authority and responsibilities of the territorial, district and municipal governments are determined by Public Law 1-6, enacted by the Congress of Micronesia in 1905.

121. At its forty-second session, the Trusteeship Council reaffirmed its strong desire as expressed at previous sessions that the unity of the Trust Territory be preserved. It noted that a Constitutional Convention would convene in the Trust Territory on 12 July 1975 and expressed the wish that it would promote the preservation of the unity of the Trust Territory.

122. The Council noted that the negotiations between the Personal Representative of the President of the United States for Micronesian Status Negotiations and the Marianas Political Status Commission had culminated in the mutual signing on Saipan on 15 February 1975 of a Covenant to establish a Commonwealth of the Northern Mariana Islands in Political Union with the United States. 3/ It noted that that Covenant would be presented to the people of the Mariana Islands District in a plebescite on 17 June 1975. It further noted that if not less than 55 per cent of those voting approved the Covenant it would then be presented to the United States Congress and would only go into force subject to the approval of both the United States Congress and the people of the Marianas. The Council noted with satisfaction that in accordance with the relevant provisions of the Charter of the United Nations, the Commonwealth of the Northern Marianas would not be established until the termination of the Trusteeship Agreement.

123. According to the annual report of the Administering Authority, the texts of the Covenant, the ballot and related documents were made available in English, Chamorro and Carolinian. Radio, television and public meeting time were made available equally between those who supported the Commonwealth Covenant and those

^{8/} For the text of the Covenant, see Official Records of the Trusteeship Council, Forty-second Session, Sessional Fascicle, Annexes, document T/1759.

who did not. The final results of the voting showed that 95 per cent of the registered voters had voted and that the Covenant had been approved by a margin of 78.8 per cent. The House of Representatives of the Congress of the United States approved the Covenant on 21 July 1975. The annual report further states that in accordance with its policy, the Administering Authority will terminate the Trusteeship Agreement for all the districts of the Trust Territory simultaneously.

124. According to the annual report, the results of the advisory referendum held in the Trust Territory on 8 July 1975 were inconclusive as far as the choice of future status was concerned but were more definitive on the question of Micronesian unity and on the mandate for the Congress of Micronesia to continue to negotiate future status. 9/

125. At the forty-third session of the Trusteeship Council, the representative of the Administering Authority stated that since the referendum had been designed to permit voters to express approval or disapproval of a number of alternatives concerning the political status of the Territory, the results had been mixed and susceptible to varying interpretations. Many voters had supported more than one alternative and, in two districts, each of three alternatives had been approved by more than half the voters. In the Marshall Islands and Palau districts, the largest bloc of votes favoured maintenance of the status quo. Independence was the preferred alternative in Ponape and Truk districts while in Yap District the voters favoured free association.

126. The Administering Authority also states that, on 8 November 1975, representatives of all six districts signed a draft constitution for the proposed Federated States of Micronesia. 10/ The draft constitution has been translated, reproduced and distributed in 10 local languages and will be put to a referendum in the Trust Territory on or before 12 July 1977.

Territorial Government

Legislature

127. The Congress of Micronesia is a bicameral legislature, consisting of a Senate and a House of Representatives. The Senate has 10 members, 2 from each district elected at large for four-year terms. The House of Representatives has 18 members elected for two-year terms from single-member election districts. Each of the administrative districts is divided into election districts of approximately equal population. In 1975, the apportionment of representatives was as follows: Yap, two; Palau, three; Mariana Islands, three; Ponape, four; Marshall Islands, four; and Truk, five.

128. Members of the Congress are elected by secret ballot of residents who are citizens of the Territory, 18 years of age or older and registered voters. Members serve on a full-time basis and draw annual salaries from funds appropriated by the

<u>9</u>/ See also Official Records of the Trusteeship Council, Forty-third Session, Supplement No. 2 (T/1771), para. 132 and annex III.

¹⁰/ For the text of the draft constitution, see document T/COM.10/L.174, annex I.

Congress of Micronesia from local revenues and supplemented, upon the request of the Congress of Micronesia, by funds appropriated by the United States Congress.

129. The first general election took place in January 1965, and subsequent general elections have been held biennially in each even-numbered year. The sixth general election took place in November 1974.

130. According to the current annual report of the Administering Authority, a candidate's reputation, position in the community and traditional ties continue to be important in obtaining public support. Political campaigning in the commonly understood sense began a decade ago. Candidates are given radio broadcast time to describe their programmes. Organized registered political parties exist only in the Mariana Islands and Palau districts. The Mariana Islands District has two parties: the Popular Party and the Territorial Party. In Palau, the Liberal Party and the Progressive Party have been active since 1963. The Trust Territory Code provides for nomination of candidates for political office by political parties. There is no legislation governing procedures for the establishment or organization of such parties, which, in the two districts where they exist, are strictly voluntary associations of community members with common interests.

131. The legislative power of the Congress of Micronesia extends to all appropriate subjects of legislation, except that no legislation may be inconsistent with treaties or international agreements of the United States, United States laws applicable to the Territory, executive orders of the President of the United States and orders of the Secretary of the Interior, or sections 1 through 12 (the Bill of Rights) of the Trust Territory Code. Further, the Congress may not impose any tax upon property of the United States or of the Territory, nor may it tax the property of non-residents at a higher rate than that of residents.

132. The Congress of Micronesia has the power to appropriate funds available from revenues raised pursuant to territorial tax and revenue laws and to review and make programme priority recommendations on the High Commissioner's proposed annual requests for funds to be appropriated by the United States Congress. Secretarial Order No. 2918, as amended, provides that, before the High Commissioner finally submits the annual requests for United States funds on behalf of the Government of the Territory to the United States Secretary of the Interior, he must present a preliminary budget plan to the Congress of Micronesia for its review and for its recommendations on those portions of the plan which relate to expenditure of funds to be appropriated by the United States Congress. The High Commissioner must transmit to the Secretary of the Interior any recommendations of the Congress which he does not adopt. The Congress may take whatever action it deems advisable on the request of the High Commissioner for appropriations of locally derived revenue.

133. According to Secretarial Order No. 2918, as amended, the High Commissioner has the power to approve or disapprove any bill passed by the Congress of Micronesia. If the High Commissioner disapproves a bill, he must so indicate and return it with his objections to the Congress within 10 consecutive calendar days, unless the Congress, by adjournment, prevents its return. The High Commissioner has 30 days to consider bills presented to him less than 10 days before or after adjournment. If the High Commissioner takes no action and does not return the bill within the required period, it becomes law without his signature. The Congress may repass by a two-third majority vote a bill disapproved by the High Commissioner. If within 20 days the High Commissioner does not approve a bill so passed, he must send it with his comments to the United States Secretary of the Interior, who either approves or disapproves the bill within 60 days after its receipt.

134. The Congress of Micronesia holds a regular session each year beginning on the second Monday in January and continuing for a period not to exceed 50 consecutive calendar days. The High Commissioner may call a special session whenever he deems it in the public interest. The Sixth Congress held its regular session at Saipan from 13 January to 3 March 1975. During that session, important legislation which became law included: provision for the appointment of a Micronesian delegation to the Third United Nations Conference on the Law of the Sea; the appropriation of \$400,000 as a grant to the Marshall Islands Development Authority for the improvement and development of copra production; the appropriation of \$300,000 for the student loan fund; provision for a referendum throughout Micronesia; the appropriation of \$253,764 to defray the expenses of the Micronesian Constitutional Convention; provision for a comprehensive and balanced development policy for Micronesia; the amendment of Titles 3 and 77 of the Trust Territory Code to enable district legislatures to establish district surtaxes on wages, salaries and gross revenues, thereby reducing the Trust Territory tax on wages and salaries to 2 per cent; the repeal of certain provisions of the Code relating to shared revenues in those categories; and provision for a 50 per cent surtax on wages and salaries for all districts.

135. At its forty-second session, the Trusteeship Council noted the progress made by the Administering Authority in its continuing efforts to grant self-government to the people of Micronesia, and urged it to intensify those efforts independently of any future political status negotiations which it might pursue with representatives of the people of Micronesia. In that regard, the Council noted with concern that its previous recommendation that the exercise of the right of veto should be restricted by appropriate legislation had not yet been implemented.

136. The Council was aware, however, that some of the difficulties associated with the use of the veto power had resulted from the separation of powers between the legislative and executive branches and that those difficulties had been further exacerbated because that power was exercised by an appointed rather than an elected Chief Executive. Accordingly, it recommended that the Administering Authority give serious consideration to preparing Micronesians for assuming the highest executive functions.

137. The Council noted with appreciation the statements by the Special Representative and the special advisers confirming the progress which had been made in developing a process of consultations on budgetary matters, but regretted that the Congress of Micronesia still had only advisory and review functions in the budgetary process. Accordingly, it recommended that the elected representatives of Micronesia should be given greater responsibility in assessing the appropriation and allocation of money available for expenditure.

138. The current annual report states that in view of its international responsibilities under the Trusteeship Agreement, the Administering Authority believes that the flexibility which now exists between the executive and legislative branches should be maintained for the present. That should not be interpreted to mean that legislation adopted by the Congress of Micronesia in purely local matters need involve the United States Secretary of the Interior.

139. In regard to the recommendation concerning the preparation of Micronesians for high executive functions, the annual report states that the Administering Authority recognizes the need to prepare the people for senior posts and that further discussions will be held with Micronesians on the subject in the context of transition to a new political status.

140. The current annual report further states that the Congress of Micronesia has full authority over the appropriation and use of locally generated funds in the Trust Territory, with the exception of those portions which, in accordance with the decision of the Congress, are turned over to the district legislatures. Locally generated funds total about \$6 million annually.

141. Grants from the United States Congress are allocated to the Trust Territory budget programme which receives input from the district legislatures and the Congress of Micronesia. At a meeting held in the fall of 1974 between officials of the United States Department of the Interior and leaders of the territorial Joint Committee on Program and Budget Planning, a request was made to the Congress of Micronesia to formulate several alternatives aiming at increasing its authority over budget preparation and the expenditure of such funds from the United States Congress. The report from the Congress of Micronesia is awaited.

142. In a letter dated 10 March 1976, addressed to the 1976 Visiting Mission, the President of the Senate of the Congress of Micronesia, commenting that one of the prerequisites for self-government was the gradual assumption of increasing responsibility and authority to make decisions, noted that the veto power of the United States High Commissioner and the Administering Authority had remained virtually unchanged for over a decade. Referring to the issue of the budgetary authority of the Congress of Micronesia, he went on to state that the reluctance of the United States Department of the Interior to intercede on behalf of the Congress of Micronesia in that matter had led the Congress to adopt Senate joint resolution No. 6-111, which authorized a budget committee of the Congress of Micronesia to present to the appropriate United States congressional committees its own budgetary justification of the annual subvention from the United States.

143. In regard to the exercise of the veto power by the High Commissioner, the Special Representative reiterated the view expressed by his predecessor at the Council's forty-second session. At that session, the Special Representative had stated that, as the Chief Executive Officer of the Trust Territory Government, the High Commissioner was responsible for the enforcement of all the laws of the Government of the Trust Territory and for the proper maintenance and protection of the best interests of the people of Micronesia. On the other hand, the High Commissioner was also a presidentially appointed representative of the Administering Authority and, in that capacity, his decisions and actions had to be consistent with the policies and laws of the Administering Authority. He expressed the view that the Council would be pleased to know that the High Commissioner did not, as a matter of policy, invoke his right of veto power on legislative acts concerning purely internal matters.

144. At the forty-third session of the Council, the Special Representative said that, as the Acting High Commissioner, he could assure the Council that that power would be exercised only when it was necessary, keeping in mind the obligations of the Administering Authority under the Trusteeship Agreement.

Executive

145. Working under the High Commissioner is a headquarters staff and the district administrators. All officers function under the Trust Territory Code and the Trust Territory Manual of Administration.

146. The office of the High Commissioner consists of the Deputy High Commissioner, the Executive Officer, the Attorney-General, the Special Consultant, the Special Assistant for District Affairs, the Special Assistant for Legislative Affairs, the Program and Budget Officer, the Territorial Planner, and the directors for education, finance, health services, personnel, public affairs, public works, resources and development and transportation and communications. Under the directors are division chiefs and specialists responsible for the technical direction of programme operations throughout the Territory and for the provision of necessary staff and professional and technical services.

147. At its forty-second session, the Trusteeship Council noted with satisfaction that five out of eight departments responsible for major programmes in the executive branch were headed by Micronesian citizens. It urged that that encouraging trend towards localization at the executive level be maintained.

148. The Council considered the increase in the number of Micronesians in senior executive posts to be an encouraging development in the preparation of the people for self-government. As a means of further promoting this development, it recommended that consideration be given to providing for the appointment of a Micronesian to the post of Deputy High Commissioner as an interim measure towards filling the post by election.

149. At the forty-third session of the Trusteeship Council, the Special Representative stated that of the 37 positions subject to the advice and consent of the Congress of Micronesia, 22 were filled by Trust Territory citizens, 8 by United States citizens and 7 were vacant.

150. Of the eight major departments responsible for major programmes in the Executive Branch, six are now headed by Trust Territory citizens, one is headed by a United States citizen and one is vacant. Accordingly, 75 per cent of the senior positions in the Trust Territory are now filled by Micronesians, compared with 62 per cent in the previous year. This is consistent with the policy adopted by the Administering Authority to train and develop the people of the Trust Territory.

151. Referring to the recommendation by the Trusteeship Council that consideration be given to providing for the appointment of a Micronesian to the post of Deputy High Commissioner, the 1976 Visiting Mission states that it realizes that the Administration would have a hard choice in selecting such an individual, particularly when faced with the sensibilities of the various districts. The Mission further states that the Administering Authority and the Congress of Micronesia may, moreover, be hesitant about promoting the political fortunes of an individual Micronesian in this way at the present stage in the development of the Territory towards self-government.

District government

152. The Special Representative informed the Trusteeship Council at its forty-first session that, by an act passed by the Congress of Micronesia in 1974, the island of

Kusaie would become a separate district on or before 1 January 1977. The Secretary of the Interior had notified the Congress of Micronesia of his approval of the creation of the new district and the Administration was already taking the necessary measures to implement the decision.

153. The act passed by the Congress of Micronesia in 1974 making Kusaie a separate district was officially signed into law (Public Law 5-77), marking the culmination of several years of efforts by the leadership of Kusaie to achieve the status of a separate district.

Distric administrators

154. General executive responsibility in each of the districts resides in the district administration neaded by a district administrator. In his district, the district administrator is the High Commissioner's principal representative and exercises general supervision over all operations, programmes and functions of the Territory within the area of his jurisdiction. He is also responsible for the execution of all district laws. Each district administration consists of a number of officers and departments corresponding to those at headquarters.

155. The current annual report of the Administering Authority states that, with the implementation of the decentralization policy, increased authority and responsibility have been delegated to the district administrators.

District legislatures

156. All district legislatures act under charters granted by the territorial Government. Members of all district legislatures are elected by popular vote with the exception of the hereditary chiefs of Palau, who acquire membership because of their status, but are not entitled to vote. In the Marshall Islands District Legislature, which consists of 24 members, eight elected seats are reserved for the Iroij (traditional chiefs).

157. No uniform plan exists for representation in the various district legislatures. Although allocation of representation is generally based on population, the ratio varies from district to district. Thus, Palau District has a legislature of 28 members, while Truk District, with a population more than double that of Palau, has a legislature of 27 members.

158. Bills passed by district legislatures are presented to the district administrator, who has the power to approve or disapprove them within 30 days. District legislatures may pass disapproved bills over the district administrator's veto by a two-thirds majority of their entire membership. If the district administrator does not then approve a bill so repassed, he must send it to the High Commissioner who must either approve or disapprove it within 30 days.

159. At its forty-first session, the Trusteeship Council considered that special attention should be given to the functioning of the district legislatures, since they constituted the basis for the Territory's deliberative organs. It felt that that question should be settled by the forthcoming Constitutional Convention.

Municipal government

160. The municipality is the basic unit of local government in the Territory. Municipal boundaries to a large degree represent customary geographic-political divisions or entities which may comprise an island, group of islands or atolls, or a locally recognized area or division of a larger island. The Marshall Islands, however, are grouped into municipalities by islands and atolls, irrespective of the overlapping jurisdiction of the hereditary chieftains.

161. Some municipalities function under a charter. Those without a charter may elect only an executive officer or they may remain under a traditional form of government. There are 45 chartered municipalities. In general, the charter provides for a municipal council, a chief executive and other officials. The chief executive of a municipality is known as magistrate or mayor. Municipal council members and the chief executive officers of the chartered municipal governments and several of the unchartered municipalities are elected by popular vote.

162. Ordinances passed by the chartered municipal council and approved by the district administrator have the force and effect of law within that municipality.

163. The 1976 Visiting Mission recalls the comments made by the previous Visiting Mission to the effect that for a Territory of just over 100,000, Micronesia appeared to have a top-heavy system of representative Government. The present Mission shares the view of its predecessor that this may be the inevitable result of applying a modern democratic structure to a Territory of scattered and isolated communities. However, there appears to be some duplication of function between the municipal and district governments, which would give scope for rationalization.

Civil service

164. The enactment of Public Law 4C-49, on 12 April 1972, repealed the Trust Territory Merit System under Public Law 2-2 and provided the basic statutory authority for the Trust Territory Public Service System. Government personnel in Micronesia are divided into three categories: the United States Civil Service; contract; and the Trust Territory Public Service.

165. At its forty-second session, the Trusteeship Council noted that, despite a decline of 18.8 per cent among expatriate employees, the number of Micronesian employees had risen by 12.5 per cent. The Council reaffirmed its concern over the continuing increase in the number of government employees and reiterated its recommendation that measures be considered to avoid too large a number of civil servants since those would place a heavy burden on the budget of Micronesia.

166. According to the current annual report, some of the recent increases in staff have been the result of new federal programmes which required such a staff. The brend is not expected to continue. The decision to curtail the growth in the number of staff is being implemented and has in effect frozen recruitment for any new positions.

167. The following table illustrates the changes in the number of staff in each sategory between 1974 and 1975:

	Number June 1974	of staff June 1975	Increase or decrease (per cent)
Trust Territory citizen employees	6,611	7,146	+8.1
Total expatriate employees	577	503	-12.8
expatriate contract employees	420	367	12.6
United States civil service employees	157	136	-13.4
Total	7,188	7,649	+6.4

168. The annual report under review states that the Trust Territory Government is continuing to train Micronesians to replace expatriate employees and to assume greater responsibilities in the Government. It is also continuing to improve the methods of personnel administration in the Government geared to conditions in the Territory.

169. A new Trust Territory Salary Act was signed into law in July 1975, to take effect from 1 January 1976. According to the annual report, the Act is the result of a joint effort by the legislative and executive branches of government to meet the need for a salary system which accommodates employees from different job markets and the rising cost of living in the Trust Territory.

170. Noting that all the district administrators and all but one of their deputies are Micronesian, the 1976 Visiting Mission is satisfied that the hope expressed by its predecessor that the Administration and the Congress of Micronesia would work together to ensure the appointment of more qualified Micronesians to positions of the highest responsibility is now being met.

171. The Mission recalls and strongly endorses the recommendation made by the Trusteeship Council at its forty-second session that measures be considered to avoid too large a number of civil servants, since this would place a heavy burden on the budget of Micronesia. The Mission further states that, although the matter does not permit an easy judgement, it is its impression that there is overstaffing at both the territorial and district levels. If the cost of the civil service is to be reduced to a level that a self-governing Micronesia can afford, a thorough review of the scale of government activity will have to be undertaken.

Political education

172. In 1975, the Administering Authority reported that the programme on education for self-government had made significant progress towards the goals it had set when it was organized in 1973. The Administration's Task Force on Education for Self-Government had published and distributed a substantial volume of material concerning the status options open to the inhabitants of the Trust Territory and on the Micronesian Constitutional Convention, held in 1975.

173. According to the current annual report, staff of the Task Force participated in several conferences and workshops throughout the Trust Territory at which traditional leaders, magistrates, legislators and teachers also participated. Materials produced by the Task Force included charts, pamphlets, graphs, posters and newsletters. It also broadcast in all districts a series of programmes relating to economic, social and political developments. 174. In 1974, the Task Force produced two series of radio programmes; conducted a survey to determine the level of political awareness of the people; sponsored several essay contests among Micronesian high school students and published a wide range of printed material, including posters, pamphlets on basic economics and the Micronesian Constitutional Convention, a glossary of terms most often used in status or self-government discussions and a comparative chart of the various status options. All printed matter and radio programmes were produced in the nine Micronesian languages, as well as in English. District task forces were organized to carry out the functions of the programme of education for self-government at the local level.

175. At the forty-third session of the Trusteeship Council, the Special Representative stated that major activities concerning education for selfgovernment in 1975/76 had included the translation of the proposed constitution for the Federated States of Micronesia into the nine major Micronesian languages. Workshops on the proposed Micronesian constitution had been held in several districts and an essay contest on the subject had also been conducted.

176. The Special Representative further stated that arrangements were being made to initiate a workshop in curriculum writing for high school and adult education teachers in the field of social studies, in co-operation with the territorial Department of Education. The workshop would concentrate on the preparation of a curriculum relating to the constitution, political status and the comprehensive development plan.

177. As regards the political education programme in the Territory, it is the impression of the 1976 Visiting Mission that co-operation between the Congress of Micronesia and the executive branch in this matter leaves something to be desired, although, as far as it could judge, the programmes of the task forces both at headquarters and at the district level are being carried out fairly well.

178. The Mission recognizes that political education in Micronesia is not an easy matter, and that if the right of self-determination is to be properly exercised, the Micronesian leadership and the Administering Authority have to make resolute efforts in the intervening years before the termination of the Trusteeship Agreement to ensure that the people have ample opportunity to understand the choices available to them.

Decentralization

179. At the forty-third session of the Trusteeship Council, the representative of the United States said that the leadership of the Congress of Micronesia and of the Trust Territory Government had been working with specialists of the United Nations Development Programme (UNDP) to develop an indicative development plan, and that the Department of the Interior had undertaken a decentralization programme which would reduce the number of personnel in the central government and lower significantly the administrative costs of the Territory. Regardless of the success anticipated in those efforts, however, it was expected that substantial outside financial assistance would still be required after the termination of the Trusteeship Agreement, to help Micronesia become self-sufficient.

180. At the same session, the Director of the Office of Territorial Affairs of the Department of the Interior stated that the Administering Authority, with the co-operation and approval of the Congress of Micronesia and all district leaders,

had begun a comprehensive programme towards decentralizing the headquarters complex in Saipan. Total operational expenses were approximately \$20 million a year and in 1975 there were over 700 employees. Of this number, 642 were Micronesians and 95 were United States civil service employees. When fully implemented, the decentralization programme would eliminate an estimated 500 posts.

181. The Director further stated that under the decentralization programme for the headquarters complex, the executive functions would be reduced but left intact. The administrative functions would be relocated throughout the Territory and their staffs would be limited to qualified individuals required for specific missions. Decentralization would be carried out in two steps: functional decentralization and physical reassignment of individuals. Individuals affected by the new programme would be educated and trained to serve in the private sector and an employment office had been established to assist those individuals to secure employment.

182. The Director pointed out that the measures taken to implement the decentralization programme had been necessary to accomplish the following: (a) the relocation of the capital of the Territory from Saipan to a new location. Logistics and economics required the transfer of a small, efficient nucleus staff which would provide for the orderly continuation of government functions; (b) the establishment of a small, compact unit in keeping with the type of government envisioned in the draft constitution; (c) the establishment of a new government which the Micronesians could afford to maintain under the new status; (d) implementation of the programme over a four-year period in order to avoid a severe economic impact on any individual or district and to allow sufficient time for an orderly transition and the creation of an efficient government; and (e) execution of the entire programme closely parallel to the recommendations made in the study recently completed by UNDP.

183. The Director stated that the results of the decentralization programme would be politically, economically and logistically desirable. The private sector would benefit since the advantage previously held by the government sector in attracting qualified personnel would be minimized. All districts would benefit by some degree of physical decentralization since experts not required at headquarters would be assigned to the districts.

184. At the same session, Representative Raymond Setik, Special Adviser, said that a disproportionate segment of the better-educated and skilled Micronesians worked in the public rather than the private sector. Accordingly, the Administration and the Congress of Micronesia were in general agreement that a restructuring and reorganization of the government was in order. They further agreed that specific steps should be taken to adjust the cost of the government so that it matched closely the tax revenues available in Micronesia.

185. The Special Adviser further said that, while endorsing the concept of decentralization, the Congress of Micronesia recommended that the programme should be initiated, approved and implemented by the Government of the Trust Territory and the Congress of Micronesia and not by the United States Department of the Interior. The implementation of the programme should be gradual and consistent with the proposed Micronesian constitution; the structure and organization of government should encourage economic growth and would have to facilitate implementation of the comprehensive and balanced development plan being prepared by the Congress of Micronesia with the assistance of UNDP; and the proposed physical decentralization of departments should be a matter for consideration by the future Government of Micronesia. 186. The Special Adviser stated that a law creating a Micronesian office in Washington, D.C. had been adopted by the Second Regular Session of the Sixth Congress of Micronesia and approved by the High Commissioner. The office would be headed by a liaison officer, preferably a Micronesian, to provide the communication link between the Governments of the United States and Micronesia. The Congress hoped that the office would supplement the efforts of the Department of the Interior in making the views of the people and Congress of Micronesia known to the Administering Authority on important subjects. It was also envisioned that the creation of such an office would significantly reduce travel costs to Washington, D.C. on official business.

187. Referring to the question of decentralization of government, the 1976 Visiting Mission states that it would not wish to make specific recommendations, particularly since so much depends on the relationship between the districts and the central Government in the constitution finally adopted. However, it emphasizes what it believes is already generally accepted - that the central government structure has to be less elaborate and less costly than it is at present.

188. At the forty-third session, Representative Setik, Special Adviser, stated that it was noteworthy that the Administering Authority was in full agreement with the Congress of Micronesia and in favour of further decentralization to effect savings and to promote the effectiveness of the Government. The Special Adviser thought, however, that any action in that direction had to carry with it the full participation and involvement of the Micronesian leadership both at the territorial and district levels. In that connexion, the draft constitution of the Federated States of Micronesia could serve as the basis upon which decentralization of the central Government should take place. If the scope and structure of the Government was to move towards greater Micronesian control and to provide greater political powers and administrative autonomy at the district level, then certain requirements would have to be met.

Judiciary

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189. The Trust Territory has three types of courts: the High Court, district courts and community courts. The highest judicial authority in the Territory is the High Court, which has appellate and trial divisions. The High Court consists of the Chief Justice, three associate justices and a panel of four temporary judges. At present, the High Court judges are all United States lawyers appointed by the United States Secretary of the Interior. Serving as temporary judges are the Judge of the District Court of Guam and judges of the Island Court of Guam. Each district court consists of a presiding judge and two or more associate judges appointed by the High Commissioner for specified terms. Community courts have one or more judges, all appointed for a specified term by the appropriate district administrator.

190. At its forty-second session, the Trusteeship Council, taking into account the inadequate number of locally qualified Micronesians, urged that more opportunities be provided for Micronesians to acquire the necessary legal experience which would enable them to occupy positions on the High Court, and that, in the interim, the Congress of Micronesia should be consulted on the appointment or removal of judges on the High Court.

191. The current annual report of the Administering Authority states that what is required, in addition to a university degree in law, is extensive experience in the legal field. There are at present 13 Micronesians who hold degrees in law and practice in the Trust Territory.

192. Referring to the recommendation that the Congress of Micronesia should be consulted on the appointment or removal of judges on the High Court, the annual report states that the present judges are United States civil service employees appointed by the Secretary of the Interior. However, the present trend is to increase the role of the Congress of Micronesia in the selection of judges, as is the current practice at the district level.

193. The report of the 1976 Visiting Mission emphasizes the need for more legally trained Micronesians in the judicial branch of Government, and hopes that the Administering Authority will give the matter appropriate consideration.

2. Opinions expressed by delegations

General political structure

194. The representative of France stated that his delegation's constantly reaffirmed concern to preserve the unity of the Trust Territory did not go so far as to oppose the clearly expressed will of the populations themselves, since respect for the principle of self-determination was the paramount concern of the Trusteeship Council and a principle of the United Nations Charter.

195. Referring to the peoples of Caroline and Marshall islands, the United Kingdom delegation said that it continued to hope that they would succeed in working out a common political framework in which they could live together at the end of the Trusteeship Agreement. The United Kingdom was well aware of the wide dispersion of the islands and of the cultural differences between the island groups, but it continued to think that their best hope for a prosperous future lay in some form of political unity. The delegation of the United Kingdom would not presume to say precisely what form that unity should take; that was a matter for the Micronesians themselves to decide.

196. The representative of the Union of Soviet Socialist Republics said that as far as the Trust Territory was concerned the task of the International Trusteeship System, as proclaimed in the Charter of the United Nations, was still far from complete. The Territory's progress towards self-determination and independence was moving at a very slow pace; furthermore, its territorial integrity and unity were threatened. The actions of the Administering Authority in that connexion were contrary to the provisions of the Charter and to the genuine interests of the population of that Territory; they were aimed at turning it into a strategic military bridge head in that part of the world.

197. The representative of the Soviet Union further said that in the opinion of the Visiting Mission which observed the plebiscite in the Mariana Islands District, participants in the plebiscite had no clear idea of the alternatives to commonwealth status. That plebiscite, he noted, had created an atmosphere of political insecurity and had also instigated separatist tendencies in other parts of Micronesia as had been pointed out by the representative of the Congress of Micronesia. 198. His delegation could not justify or agree with any steps aimed at dismembering the Trust Territory, which would be counter to the decisions of the General Assembly and the Trusteeship Council on the need to preserve the Territory' unity and territorial integrity.

Decentralization

199. The delegation of the United Kingdom shared the views of the 1976 Visiting Mission in that even if the Micronesian economy were to prosper greatly, it would be quite incapable of supporting the present fairly elaborate system of administration and the present level of government services. The need to reduce costs might mean substantial reduction in the number of government employees, and those released would have to find employment in the productive sector.

200. The United Kingdom delegation had listened to the statement of the Director of the Office of Territorial Affairs (see paras. 180-183 above) in which he had described a four-year phase-down process, including arrangements for decentralization. The United Kingdom delegation believed it important that Micronesians at all levels should be consulted thoroughly about those matters. It noted with satisfaction the Director's undertakings to help those displaced from government service to find employment in the private sector and, in particular, his conviction that the phase-down process would not occasion severe economic impact on any individual or district and should give plenty of time for an orderly transition to a more efficient government.

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C. ECONOMIC ADVANCEMENT

1. Outline of conditions

General economy

201. In the annual report under review (see T/1772), the Administering Authority states that the gross product of the Territory is derived largely from United States expenditures for services and capital improvements, from tourism, the production of copra and from subsistence farming and fishing. The Territory has a weak economic base. Labour, land, natural resources and capital are meagre. The Administration is continuing to seek means of promoting the development of the economy so that it can be geared to the world money economy. Two areas for potential major growth are large-scale commercial fishing and tourism. Significant improvement would require more skilled labour, capital and managerial capacity than is currently available in the Territory.

202. The value of commodities exported during the period 1 July 1974 to 30 June 1975 totalled \$11.8 million, compared with \$12.6 million for the previous year. Copra exports were valued at \$3.3 million (\$4.4 million in the preceding year), and exports of fish totalled \$3.1 million (\$3.0 million in 1973/74). Tourism brought an estimated direct income of \$4.9 million into the Territory, compared with \$4.6 million in the previous year. The decrease in exports was due to the fluctuation of the price of copra on the world market.

203. According to the current annual report, imports in 1974/75 totalled \$38.2 million, compared with \$29.3 million in the preceding year. The substantial increase in imports resulted from the increase in the cost of petroleum, oil and lubricants, which rose from \$2.2 million in 1973/74 to \$9.2 million in 1974/75.

204. At its forty-second session, the Trusteeship Council noted that despite the substantial increase in the value of exports during 1973/74, the balance of trade in the Trust Territory was still very unfavourable. The Council expressed the hope that the range of exports from the Trust Territory would be further diversified in order to avoid too great a dependence on copra, with its widely fluctuating market prices. It noted that the comparatively small increase in imports during 1973/74 had been caused primarily by inflationary factors, which indicated that there had been successful attempts to reduce the increasing demand for imports. The Council urged that that trend should be encouraged by the appropriate Micronesian authority

205. The Council was of the opinion that the existence of United States customs tariffs on Micronesian products was a continuing problem in the promotion of exports from the Territory and hoped that any future measures to encourage Micronesian export trade should be no less generous than those which might be granted to the Mariana Islands. It reiterated its wish that an increase in the taxation of imports classified as non-essential would help to reduce the level of imports.

206. The Council noted that applications for foreign investment were being considered and also took note of the efforts by the Administering Authority to canvass applications abroad, especially in neighbouring Pacific countries. It expressed the hope that that effort would be maintained and that the applications would continue to be processed in the interests of developing an economy best suited to the needs of the Micronesian people. 207. The Council welcomed the passage of legislation by the Congress of Micronesia in January 1975 to provide for the preparation of a long-range, comprehensive and balanced development plan for the Trust Territory. It noted with satisfaction that under the new legislation the Congress of Micronesia would have the major responsibility for planning, with emphasis on Micronesian participation in the formulation of plans.

208. The Council expressed the hope that the development plan would take into account current proposals for developing an infrastructure within the Territory and would ensure that the proposals were best suited to the needs of Micronesians. It hoped that such development would be sustained by the Trust Territory after the termination of the Trusteeship Agreement, without continued dependence on extensive external financial assistance for the indefinite future.

209. The annual report of the Administering Authority states that the Administering Authority agrees with the Council's observation that the infrastructure to be built in the Trust Territory during the remaining years of the Trusteeship should be suited to the needs of Micronesia and be maintainable through local efforts and revenues. It is for that reason that the Administering Authority welcomes the assistance of the Congress of Micronesia and UNDP in the planning processes and the setting of priorities.

210. The annual report states that the Trust Territory is continuing its efforts to develop import substitution and export industries. The comprehensive development plan being prepared by UNDP is expected to indicate areas in which the Territory's products might be diversified in order to avoid continued dependence on copra exports. The Administration realizes that massive efforts must be made to reduce the trade imbalance and establish productive industries in Micronesia in order to increase its exports.

211. The annual report further states that as at 24 March 1975, the Trust Territory would benefit from the Generalized System of Preference authorized by Title V of the United States Trade Act of 1974, under which tariffs on 2,700 categories of imports into the United States from the Trust Territory would be abolished. The report states that it is not yet certain whether there will be a tariff reduction on marine products, garments, watches, etc., which could be produced in the Territory.

212. At the forty-third session of the Trusteeship Council, Representative Setik, Special Adviser, said that if Micronesia were to have any hope for viable economic development, its export products should be accorded favourable tariff treatment entering the United States as a market place and trading partner. Yet, to date, no positive result had been obtained, and no active steps had been taken by the Administering Authority to accord Micronesian products entering the United States any such favourable tariff treatment.

213. The Special Adviser stated that a cursory review of the composite list of articles accorded duty-free treatment under the Generalized System of Preferences had been disappointing. Micronesian products would continue for the foreseeable future to have a competitive disadvantage if imported into the United States, owing, in large part, to the restrictions contained in General Headnote 3 (c) of the United States Tariff Schedules.

214. The representative of the United States said that legislation which would

accord preferential tariff treatment to the Trust Territory had been considered several times by the appropriate committees of the United States Congress. The Congress had not acted favourably on such legislation and it did not appear likely that favourable action would be taken in the near future.

215. He noted that the Covenant and the draft compact of free association each dealt with the tariff question. Section 603 (C) of the Covenant provides that imports from the Northern Marianas will be accorded the same treatment as imports from the United States Territory of Guam. Section 602 (A) of the draft compact provides that the United States will, to the greatest extent possible, give sympathetic consideration to requests for preferential conditions for the importation of goods of Micronesian origin into the United States.

216. With regard to taxation on non-essential imports, the annual report states that the Trust Territory supports an increase in taxation and is now working to determine the rates with the assistance of experts from UNDP.

217. According to the annual report, applications for foreign investment from all nations of the world are welcomed in the Territory. The Trust Territory is seeking projects which will be of direct benefit to Micronesia and which will offer maximum participation to the Micronesian people.

218. At the forty-third session of the Trusteeship Council, the Special Representative stated that changing attitudes towards foreign investment, an improved investment climate and recognition that export industries were essential if Micronesia were to become self-supporting had led to several positive developments during the year. These included a feasibility study for a desiccated coconut-processing plant completed for Truk or Ponape District (an investment of approximately \$800,000) which could process 13,000 tons of fresh coconuts per year and would employ over 220 people.

219. The Special Representative further stated that during 1975, the Trust Territory had received 59 applications for permits to do business, and had issued 50 foreign business permits, 14 of which were not from the United States.

220. The Special Representative also stated that the draft indicative development plan prepared by UNDP for the Trust Territory recommended a planning strategy of decreasing imports and promoting exports. To implement that strategy, a higher level of investment would have to be directed towards agriculture, marine resource and small-scale manufacturing industries. It might still be necessary, however, to increase imports of goods and raw materials, which might initially be more expensive than the savings from import substitution. An important factor in the proposed development strategy was that the economy of Micronesia would receive its greatest growth stimulus through the expansion of exports. Both private and public investment would be directed towards that objective, recognizing that tourism remained an invisible export.

221. At the same session, Representative Setik, Special Adviser, said that technical assistance from UNDP had enabled the Joint Committee on Program and Budget Planning of the Congress of Micronesia to prepare the five-year indicative development plan for submission to the forthcoming special session of the Congress The draft indicative development plan had to be approved by the Congress of Micronesia and by the High Commissioner. 222. The Special Adviser stated that the Micronesian economy was a deficit economy oriented towards consumption. A very large proportion of the working-age population were either not working or unemployed, and a very large portion of the employed was dependent on the Government for jobs and income. As a consequence, there was a large concentration of population at the district centres. The Government was the largest consumer in the economy. Over half of the operating budget of the Government was allocated to administration, social consumption and social welfare; little expenditure was assigned to the productive sector of the economy.

223. He emphasized that the draft indicative development plan would not be comprehensive in scope; however, one of its objectives would be economic selfsufficiency to be achieved by increasing total national and district incomes to meet the requirements of national consumption, including imports and investments. A growth rate of 6 per cent per annum was envisaged. A second objective of the plan envisaged a more balanced regional or interdistrict development and contemplated more equitable distribution of incomes within each district. The plan would also call for eventual changes in the scope and structure of government and would aim towards greater control by Micronesians over their Government. It would also aim at political and administrative autonomy at the district level.

224. According to the 1976 Visiting Mission, there is an almost universal view held throughout the Territory that the present dependency of Micronesia on large annual payments from abroad is unacceptable and that a dramatic overhaul of the economy is required to remedy present imbalances. This substantial inflow of funds from abroad has in some respects distorted the economy and impeded progress towards self-sufficiency.

225. The Mission shares the view of the 1973 Visiting Mission that in the special circumstances of Micronesia, with its lack of local capital and shortage of skills, vigorous government intervention in the economy is required which would not be considered either necessary or desirable in the United States itself. The Mission is somewhat disappointed at the state of the local infrastructure, such as agricultural roads and small harbours. Although it recognizes that this is in part the responsibility of the local population, it considers that the Administration should have given a firmer lead in the matter.

226. The Mission expresses the hope that the \$145 million allocated for Micronesia's economic development programme will not be treated as a rigid figure and that the necessary funds will be made available if there is a sound case for additional expenditure on infrastructural projects.

227. The Mission also notes in its report that the draft indicative development plan will be submitted to the Office of Territorial Affairs of the United States Department of the Interior for comment and that details will be provided to the Trusteeship Council at its forty-third session. The Mission wishes to state that it was impressed by the thoroughness with which the problem was being tackled by the Congress, all levels of the Administration and the UNDP project team.

228. At the forty-third session of the Trusteeship Council, the Director of the Office of Territorial Affairs of the Department of the Interior stated that the Trust Territory Government had signed an agreement giving the United States Department of the Navy responsibility for contracting and subcontracting capital

improvement programmes. He went on to state that the many instances of abuse, mismanagement, inefficiency and lack of accountability noted during the investigation by the United States Senate Committee on Interior and Insular Affairs and by the Office of Territorial Affairs should not occur in the future. The activities and responsibilities of the Department of Public Works in Saipan had been redirected and the department was now concentrating its efforts on the maintenance, repair and servicing of all current capital improvement projects and the execution of new projects. Training programmes were under way to provide Micronesians with managerial and physical skills.

229. The Director stated that for the first time in eight years, a physical inventory had been made of all property and equipment owned by the Federal Government and the Trust Territory for which they were accountable, and that new systems and more businesslike methods were being introduced for the control of purchases, inventories and individual accountability where appropriate.

230. He said that the Administering Authority, in co-operation with all district leaders and the Administration, had begun to establish a firm and binding list of priorities for capital improvement projects and civic action programmes within clearly understood budget restraints. In the establishment of priorities, each district had been given an opportunity to choose the type of infrastructure that, in its judgement, would best serve its future needs and well-being.

Public finance

231. The costs of Trust Territory operations are met by grants from the Administering Authority and by local reimbursable revenue collections. Appropriation requests are subject to limits fixed by the United States Congress.

232. In 1975, the limit of annual expenditure, which had been set at \$60 million since 1971, was increased to \$72 million. The grant from the Administering Authority for 1974/75 was \$78 million and the revenue raised within the Trust Territory amounted to \$6.6 million, excluding taxes collected by district legislatures and municipal councils.

233. According to the current annual report, the districts, with the approval of the district legislatures, submit five-year plans for operations and capital improvements to the High Commissioner. These are consolidated into a territorial five-year plan and presented to the Joint Committee on Program and Budget Planning of the Congress of Micronesia. The latter's recommendations on priorities are then forwarded to the High Commissioner, who incorporates the changes into the final plan for submission to the United States Department of the Interior. The plan forms an outline for the preparation of the annual budget.

234. Preparation of the annual budget begins well over a year in advance, when district administrators, district legislatures and various department heads submit estimates to the Program and Budget Officer. After review, the estimates are presented to the High Commissioner for approval. The Program and Budget Officer then draws up a preliminary budget plan for the coming fiscal year, which is presented to the Congress of Micronesia for its review of, and recommendations on, portions relating to funds to be appropriated by the United States Congress. Under the terms of Secretarial Order No. 2918, the High Commissioner then adopts those recommendations of the Congress which he deems appropriate; he must also transmit to the Secretary of the Interior all recommendations he does not adopt.

235. At its forty-second session, the Trusteeship Council noted that the Congress of Micronesia was being given every opportunity to participate in determining the allocation of funds, but that final authority over the expenditure of such funds could not, under existing United States law, be relinquished to the Congress of Micronesia. It was the opinion of the Council that it would not be possible for the Trust Territory to practise meaningful self-government until the Congress of Micronesia was entitled to exercise complete financial autonomy over its budget.

236. The current annual report states that the Congress of Micronesia now possesses financial autonomy over its own budget derived from locally raised revenues. The Congress had been requested to develop methods for increasing its review and approval authority over the budget of the Trust Territory, but to date the report has not been submitted.

237. At the forty-third session of the Trusteeship Council, Representative Setik, Special Adviser, recalled that he had reported to the Council in 1975 his concern over the impending intention and action of the Administration to nullify the efforts of the Congress of Micronesia to encourage unity through enactment of revenue-sharing legislation, and regretted that the Council had taken no position on that issue. He stated that the surtax measure had had two important aspects: first, it would have been a means of raising more revenue; and second, it would also have accommodated and satisfied the wishes of the districts for "revenue sharing" between the Congress of Micronesia and the district legislatures.

238. The Special Adviser noted that, despite the positive intention on the part of the Congress in enacting such legislation, the Administration had viewed it as an indirect way of imposing a heavier tax burden on United States military installations. As a consequence, the amendment to Secretarial Order No. 2918, specifically proscribed any further taxation on United States military activities in Micronesia.

239. According to the 1976 Visiting Mission, a fairly elaborate procedure has emerged for the preparation of the territorial budget, with the object of giving the Congress of Micronesia increasing responsibility for the final proposals as presented to the United States Department of the Interior. Nevertheless, budgetary authority remains an issue between the Congress of Micronesia and the Administration. New arrangements put in practice this year, whereby a budget committee of the Congress of Micronesia presents to the appropriate United States congressional committees its own budgetary justification of the annual subvention from the United States, may help matters for the future.

240. The Mission's report further states that the Congress of Micronesia has complete control over the revenue received from the taxes it levies. Each district administrator presents annually to the district legislature a proposed budget for the district based on revenues from district taxes and from the Congress of Micronesia. The district legislature enacts the necessary appropriation bills. Control of fiscal operations at the municipal level rests with the municipal administration, the district administrator having certain powers of supervision and approval. As far as the Mission could judge, the system works fairly well,

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although, not surprisingly, both districts and municipalities complained to the Mission about the inadequacy of the funds available for the tasks in hand.

241. At the forty-third session of the Trusteeship Council, Representative Setik, Special Adviser, stated that the Congress of Micronesia had taken the position that it should be given greater authority and power in the allocation and expenditure of grants from the Administering Authority. The necessity of implementing that position had become apparent with the prospect of terminating the Trusteeship Agreement in 1980 or 1981.

242. The Special Adviser further stated that between 1976 and the proposed date for the termination of the Trusteeship Agreement, Micronesia expected a continued reduction in operating funds which was to begin almost immediately. Until recently, the Congress of Micronesia had only been allowed to review the annual budget of the Trust Territory. Such a situation had prompted the Congress of Micronesia to prepare its own detailed budgetary request which, in consultation with the Department of the Interior, had been submitted to the Congress of the United States. The presentation by the Congress of Micronesia had been well received by United States congressional committees. There had been no assurances, however, that future budgetary requests by the Congress of Micronesia would receive continued favourable consideration by the executive branch of the Government of the United States.

243. The Special Adviser pointed out that Micronesian requests for funds had to reflect the development plans under way. It was the intention of the Congress of Micronesia to redirect the economy of the Trust Territory towards greater selfsufficiency. It therefore desired a broader scope of authority and a greater voice in making budgetary decisions.

244. The Director of the Office of Territorial Affairs of the Department of the Interior stated that there was now a new, fully staffed and operating financial management system both in the Department of the Interior and at Saipan.

245. With regard to grants given to the Trust Territory by the Administering Authority in the past, the Director said that from 1947 through 1977 the United States would have expended more than \$824 million for operations and capital improvements in Micronesia. The United States Treasury annually provided \$866 per capita to the population of Micronesia. In 1976, United States grants to Micronesia would total about \$100 million. The Territory would generate about \$17.5 million from taxes, tourism and exports.

246. The Director observed that if the Government of the United States were willing to commit itself to a continuing 20-year period of subsidy (5 more years under the Trusteeship Agreement and 15 under local self-government), its taxpayers would have expended since 1967 an amount exceeding \$2 billion. Following the separation of the Northern Mariana Islands, there would remain about 100,000 people in the rest of Micronesia. With resolve and self-determination they could and should become self-reliant.

Assistance from international institutions

247. At its forty-second session, the Trusteeship Council noted with satisfaction

the recent progress in the Trust Territory's involvement in regional and international organizations. It hoped that those new contacts between Micronesia and international institutions would contribute to the growth of a viable Micronesian economy.

248. Noting that Micronesian membership in the Asian Development Bank was contingent on the adoption by the United States Government of the necessary legislation to guarantee amounts advanced by the Bank to the Trust Territory, the Council expressed the hope that the necessary legislation would be introduced in the United States Congress as soon as possible.

249. The annual report of the Administering Authority notes that the UNDP project for assistance in economic planning has been started, and that the guidelines for the project will allow for the identification of internal revenue sources and for a local planning process which will help identify priorities for the use of the annual grants from the Administering Authority.

250. According to the current annual report, recent discussions between the Congress of Micronesia and the Administering Authority concerning the Trust Territory's membership in the Asian Development Bank indicate that, in the light of continuing co-operation between the Administering Authority and the Congress of Micronesia on economic development programmes, the latter wishes to reassess its position on the entire matter. No further action will be taken by the Administering Authority on the subject pending such a reassessment.

251. At the forty-third session of the Trusteeship Council, Senator Nakayama, Special Adviser, stated that the Congress of Micronesia had continued to participate in regional and international bodies, and at the same time had explored ways in which Micronesia's membership in such organizations could be made more effective and useful. In 1975, representatives of the Trust Territory had attended the meetings of the Committee for Coordination of Joint Prospecting for Mineral Resources in Asian Offshore Areas (CCOP) and the Committee for Coordination of Joint Prospecting for Mineral Resources in South Pacific Offshore Areas (SOPAC). At the thirty-second session of the Economic and Social Commission for Asia and the Pacific (ESCAP) the Trust Territory became a member of CCOP. Micronesia continued to participate in and financially support the South Pacific Commission. In 1975, members of the Congress attended the fifteenth session of the Commission at Nauru.

Credit

252. The Economic Development Loan Fund makes direct loans and guarantees loans by commercial banks for development purposes. The Fund is administered by a ninemember Board of Directors. During the year under review, 61 direct loans and 11 guaranteed bank loans were made, totalling \$716,850 and \$626,100 respectively.

253. Other sources of credit are provided by credit unions. By the end of 1974, 43 chartered credit unions were operating in the Territory. Of this number, over half were serving residents of villages and communities; the others were credit unions of employees, representing 80 per cent of the financial activity of the credit unions. Credit unions had a total of 11,639 members with assets of \$4.7 million, compared with \$3.4 million in the previous year. During 1974, loans granted by credit unions aggregated \$5.0 million (\$3.9 million in the previous year). About 10 per cent of the population participates in credit union and co-operative programmes in the Territory; co-operative sales totalled \$10.3 million in 1974.

254. At its forty-second session, the Trusteeship Council noted that the Economic Development Loan Fund, the Production Development Loan Fund and the Marine Resources Development Fund provided loans for development purposes; it expressed the hope that the loans would be directed towards Micronesian participation in, and ownership of, industrial undertakings.

255. The Council welcomed the creation of the Development Bank of Micronesia and the appropriation of \$140,000 by the Congress of Micronesia to cover initial administrative and other expenses. It hoped that the Bank would be able to participate in projects prepared by the Territorial Planning Office, especially for the expansion and development of Micronesia's economic resources, in accordance with the priorities agreed upon by the Administration and the Congress of Micronesia.

256. According to the annual report of the Administering Authority, regulations governing loan funds require that 51 per cent of the enterprise for which loans are sought should be owned by Micronesians. The purpose of the economic production, marine, and agricultural development loan funds is to stimulate development of local resources.

257. The report of the Administering Authority states that organizational arrangements have been completed for the opening of the Micronesian Development Bank, scheduled for the early part of 1976. The opening will take place following the appropriation of funds by the Congress of Micronesia and the transfer of the current development funds administered by the Economic Development Loan Fund Board.

Land

258. According to the current annual report of the Administering Authority, the land area of the Trust Territory comprises 83,748 hectares classified as arable land and 99,475 hectares classified either as grazing land and forest or as swamps rock and built-up land. Of the total area, 72,551 hectares are privately owned and 110,672 hectares are classified as public lands.

259. Some 5,665 hectares of land are under cultivation in the Trust Territory. Of these, 46 hectares are used for commerical agriculture and 5,605 hectares for subsistence farming. About 33,831 hectares are planted with tree crops - primarily coconut, breadfruit, banana and pandanus. Forest and pasture land and savannahs total about 10,522 hectares.

260. In a policy statement made on 23 January 1974, the United States Secretary of the Interior said that his Government had authorized the return of public lands to the control of the district legislatures for final distribution. A bill to implement that policy statement was introduced by the Government of the Trust Territory at the regular session of the Fifth Congress of Micronesia in January 1974. Its consideration by a congressional committee resulted in numerous amendments and it was adopted, as amended, at the special session of the Congress in July 1974.

261. In its 1974 annual report, the Administering Authority stated that the amended bill was adopted against the advice offered earlier by the Administration, which had maintained that the amendments would in effect strip the Administration of its authority under the Trusteeship Agreement. On September 1974, the High Commissioner disapproved the bill as amended.

262. On 26 December 1974, the United States Secretary of the Interior issued Secretarial Order No. 2969 transferring the Trust Territory public lands to district control. He stated that the Order was now part of the Trust Territory Code, and that it provided the legal framework for each district to request and receive title to applicable public lands within its jurisdiction. The Secretary also noted that the Order, when implemented in every district, would provide for the transfer of the same amount of land as any other approved mechanism for implementing the policy statement.

263. At the forty-second session of the Trusteeship Council, the representative of the United States stated that, although there had been differences of view on the best means of implementing the return of public lands, the fact remained that the lands were being returned. That long-standing and fundamental issue was now well on its way to being solved.

264. The Special Adviser said that the position taken by the Congress of Micronesia on the land question had the full support of the people of all districts, as determined by the Congress through public hearings during the consideration of the land bill. Following the disapproval of the bill, the position taken by the Congress received the unanimous support of the traditional and elected leaders of three districts and substantial support in a fourth district. He further stated that, despite the expressed willingness of the Congress of Micronesia to negotiate for the return of public lands, the Administering Authority had not agreed to enter into meaningful negotiations. Had it done so, a mutually acceptable solution could have been reached and the issuance of the Secretarial Order might have been avoided. The Administering Authority intended to return the public lands in a manner which was unacceptable and under conditions and with reservations which did not have the consent of the Congress of Micronesia.

265. At the same session, the Trusteeship Council, while welcoming the decision of the Administering Authority to return control over public land to the district authorities, nevertheless expressed its regret concerning the use of Secretarial Order No. 2969 to implement that policy decision. It expressed the hope that, despite its reservations concerning the executive action of the Administering Authority, taken without sufficient consultations with the Congress of Micronesia, the transfer of land would be accomplished as soon as possible in accordance with the wishes of the respective districts.

266. In the current annual report, the Administering Authority states that it is pleased to note the agreement of the Trusteeship Council with the decision of the Administration to transfer ownership and control over public land in the Trust Territory to district authorities appointed locally. An accelerated identification and survey of all public lands is considered necessary in order to execute the return of the lands as equitably as possible. It is anticipated that all the necessary survey work will be completed by 1977 and that the registration of the title programme conducted under the Land Commission Act will be under way.

267. The annual report further states that local response to the Secretarial Order to transfer public lands has been positive and quick from those districts where most of the public land is located. The Mariana Islands and Palau districts have already passed legislation establishing public land entities to take over and administer such land. Requests for the actual transfer of the land title, however, have not yet been received by the High Commissioner, who is prepared to make the transfers upon request. Ponape was studying the various options open to it and was expected to adopt legislation in 1975. Yap, Truk and the Marshalls, have less public land and have taken no action to date. It should be noted that while no district is required to receive ownership and control of its public land, the Administering Authority expects that each district will do so within the next two or three years.

268. In its report, the 1976 Visiting Mission observes that as economic development proceeds and land changes hands more frequently, disputes over ownership may well become more frequent. It is important, therefore, that there should be comprehensive and up-to-date records of ownership. However, systematic land registration is usually costly. Expenditure on land survey and registration will therefore have to be given its proper place in national priorities. The Mission hopes that the districts will promptly and conscientiously discharge their responsibilities for the disposal of public lands allocated to them under the 1974 secretarial order. As regards land utilization, the Mission observes that the sooner the Government has at its disposal a complete land survey with an inventory of the various land resources and present uses, the sooner it will be able to make well-founded decisions on the uses of those resources for economic development.

269. The Special Representative stated that, in order to expedite the public land survey and assure an early return of all public land to the districts, it had been decided to use aerial survey techniques in most areas. With the co-operation of the people in clearing "property corners", it had been possible to complete 95 per cent of the required photography and to establish positions on more than 20,000 property corners.

270. The Special Representative stated that the issuance of Secretarial Order No. 2969 appeared to have largely removed the controversy concerning the return of public lands by committing the Trust Territory to transferring ownership to local control. To date, the legislatures of the Northern Mariana Islands, now administered separately, and the Palau District had adopted legislation acceptable to the Administering Authority. Legislation recently requested by Yap District Legislature was now being reviewed. The Ponape District Legislature had considered legislation during its last session but had not adopted it. The Truk and Marshall Islands districts had not considered the matter. Neither the Northern Mariana Islands nor the Palau legal land-holding entities had to date requested the transfer of title of any lands.

Agriculture and livestock

271. Copra is the principal commercial agricultural product of the Territory. On

Ponape, black pepper and rice are being established on a commercial scale. Taro, arrowroot, yams, sweet potatoes, cassava, bread-fruit, pandanus, bananas, citrus and a number of other crops, used mainly for local subsistence, comprise the remaining principal crops. The total area under production during 1975 was estimated at 40,867 hectares.

272. Copra is the Territory's major export item. In 1974/75, copra exports totalled 10,886 metric tons valued at \$3.3 million, compared with 10,886 metric tons valued at \$4.4 million for the previous year.

273. The principal livestock in the Territory are swine and poultry. Cattle, goats and carabao are found on the high islands. Cattle, the third most important type of livestock, are concentrated mainly in the Mariana Islands District, which at 30 June 1975 had 6,733 head out of a total of 6,863 head in the Territory. The carabao is used as a draft animal on Palau and Ponape.

274. At its forty-second session, the Trusteeship Council noted that copra continued to be the major export item of the Territory and welcomed the significant increase in both the volume and value of copra exports during 1974. However, the Council noted with concern that copra prices had recently fallen drastically and suggested that the instabilities in the world market price of copra reinforce the need to diversify the agricultural base of the economy so that it would not be so dependent on one export crop. In that connexion, it welcomed the fact that a pilot programme had recently been started to grow rice on a commercial scale on Ponape.

275. The Council noted that domestic food production increased by only ' per cent in 1974 and urged the Administering Authority to continue to develop the programme for increasing food production as a substitute for imports. The Council also recommended that a system of adequate access roads should be developed to link the outlying production areas with the various marketing centres.

276. The current report under review states that vegetable and livestock production and export from the Mariana Islands District are already well established. There was an increase of 54 per cent in vegetable exports and 12 per cent in beef exports during 1973/74. Exports of pork, however, decreased because of the high cost of imported feed.

277. Plans to expand swine production on Palau include the use of 30 per cent copra meal in the feed ration when the copra oil mill on Koror begins its operation. It is envisaged that Guam will be an excellent market for pork exports in the future.

278. With regard to the rice project in Ponape, the annual report states that progress has been rapid. Deforestation and drainage work on approximately 32 hectares have been completed; 1,830 metres of ditches have been dug and bridges and access roads have been constructed. Some 12 hectares of land are now ready for cultivation, and it is expected that 92 hectares of rice paddies will be developed in the area. Water pipes are needed, however, to divert water from nearby streams to supply the required irrigation.

279. A portion of the area is used to train farmers in new techniques and for the testing of copra and of new varieties of rice from Taiwan, Japan and the

Philippines for yields, adaptation, palatability and disease resistence. A rice specialist from Japan was employed in 1975 to oversee the development of the rice areas and to train Micronesian extension agents and farmers. Preparation of the site for the rice mill that will process the expected annual production of 710 metric tons has been completed. Two rice mill experts from Japan recently made a physical survey of the site and will submit a proposal for a suitable mill.

280. The annual report further states that increasing domestic food production is one of the highest priorities of the Agricultural Division. A very small percentage of the total domestic food production passes through the cash markets. However, with increased employment at the district centres, more food crops will be needed. The Agricultural Division has therefore initiated a number of special projects to increase food production for the domestic market.

281. The report of the 1976 Visiting Mission states that impressed as it is by the difficulties standing in the way of an early, large increase in commercial agriculture, it shares the views of those who argue that since subsistence agriculture now accounts for the bulk of agricultural production, it is in this sector that immediate increases will have to be made. Referring to the copra processing plant under construction on Koror and to the plans for the establishment of another plant in the Marshall Islands, the Mission observes that although it heard critical comments about the Copra Stabilization Board in the two districts, it hopes that the establishment of these two plants will make price stability more readily attainable.

282. The Mission observes that forestry activities are minimal but that Ponape, Kusaie and Palau could supply most of their own lumber needs, while Truk and Yap could furnish about half their needs. There are at present two working saw mills with a total production of 500 cubic metres a year. Production will have to be improved and other saw mills established.

283. At the forty-third session of the Trusteeship Council, the Special Representative stated that the Micronesian Industrial Corporation was making a test run in its copra crushing mill. The project, which involved a \$3.7 million investment, had been organized by Guy Luttrell of California and financed by Jardine, Matheson and Company, Ltd. of Hong Kong, and would be processing between 45,000 and 50,000 metric tons of copra per year, more than three times present production in the Territory.

284. In the Marshall Islands, ground had been broken for a second \$1.8 million coconut oil mill, which was expected to become operational by mid-1977. Its capacity was estimated at 15,000 to 25,000 metric tons annually.

285. He further stated that the poultry business was increasing production to meet local needs, estimated at 50,000 laying hens. Approximately 9,000 laying hens were currently producing about 48,000 dozen eggs a year. Vegetable and fruit production for local consumption and possible export was also being encouraged in each district. In Ponape District, a total of 15,400 trees had been distributed and planted on government and private land, and approximately 18,600 metres had been milled during 1975.

Marine resources

286. According to the current annual report of the Administering Authority, the goal of the Marine Resources Development Program is to conserve and utilize the Territory's marine resources for the benefit of Micronesians.

287. At its forty-second session, the Trusteeship Council acknowledged that marine resources played a vital role in Micronesia's economy in relation to internal subsistence and external exports. It welcomed the increase in the volume of catches for both those purposes and also the arrangements to upgrade the facilities, research and production capabilities of the Micronesian Mariculture Demonstration Center.

288. The Council realized that the establishment of a viable fishing enterprise required both foreign investment and technical assistance; it expressed the hope that the facilities of UNDP would be utilized in that field and suggested that assistance might also be forthcoming from other specialized agencies.

289. The Council reaffirmed the responsibility of the Administering Authority to protect Micronesia's marine resources, in particular from over-exploitation by foreign fishing interests. It was pleased to learn from one of the special advisers that Micronesia had participated for the first time in the most recent session of the Third United Nations Conference on the Law of the Sea held at Geneva, in an observer capacity, and had been able to establish contacts with a wide range of delegations with similar interests.

290. According to the current report under review, a major effort is being made to foster the growth of the marine resources development sector. This includes greater budget appropriations for both operations and capital infrastructure from the Administration. The Congress of Micronesia has expanded its appropriations and activities in the fisheries area by creating fishing authorities in all districts.

291. A major effort is also being made to introduce the concepts and techniques of marine resource farming (mariculture) in those areas of the Trust Territory where it is feasible. The project was begun in 1974 through the co-operative efforts of the Micronesian Mariculture Demonstration Center and the Trust Territory Training Division with the construction of pilot production ponds on Palau, Yap, Ponape and Kusaie.

292. In 1975, the Micronesian Mariculture Demonstration Center received \$625,000 for capital improvement projects, which was utilized to expand production and research facilities.

293. According to the annual report, the laws of the Trust Territory do not encourage necessary and massive infusions of capital into the marine resources sector. Rapid and larger-scale development of this sector will require substantial amounts of capital. In addition, the uncertainty of Micronesia's future political status, as well as the recent world-wide recession, has inhibited foreign investment in this sector. The Congress of Micronesia was expected to act during its recent congressional session to modify the existing foreign investment laws. 294. The UNDP Regional Fisheries Co-ordinator for the South Pacific recently visited Micronesia to evaluate its potential for marine development and to formulate national and district plans for development. It is envisaged that the United States will spend about \$2 million in 1976 in an effort to determine the feasibility of purse-seining for skipjack tuna in the waters of Micronesia.

295. The number of foreign fishing vessels operating in and around Micronesia has increased dramatically in recent years. This has resulted in a parallel increase in the number of sightings and apprehension of territorial water violators. In 1975, two vessels were forfeited to the Trust Territory Government and a significant number received large fines. The United States Coast Guard has initiated periodic surveillance flights over the Trust Territory.

296. According to the report of the 1976 Visiting Mission, the development plan will devote much attention to fisheries. Apart from the general constraints the limiting factor to the development of skipjack and tuna fisheries is reported to be lack of knowledge of the extent of the live bait resources throughout the Territory. Determination of the extent of the bait-fish stocks is rot going to be easy; one possible method would be to promote the operations of foreign mother ships within Micronesian waters. The Mission further states that care would have to be shown in the selection of foreign participants. The Mission also points out that as far as the development of inshore fisheries is concerned, a first priority is the provision of adequate docking, warehouse and refrigeration facilities at all the district centres. Second, the fishery co-operatives require adequate professional assistance if they are to play their full part in development.

Third United Nations Conference on the Law of the Sea

297. The current report under review states that Micronesia attended the Third United Nations Conference on the Law of the Sea in an observer capacity and intends to be a full participant in discussions concerning its oceanic heritage and affairs as they affect its future. The Congress of Micronesia was also to attend a meeting scheduled for February 1976 in Tonga for countries in the South Pacific Ocean.

298. The 1976 Visiting Mission recalls that as early as 1973, the Trusteeship Council, in its report to the Security Council, had emphasized the importance of the protection of Micronesian marine resources. The Mission recommends that, at its forthcoming session, the Trusteeship Council should consider how the present state of negotiations on the law of the sea affects the interests of Micronesia, and in particular should seek to ensure that the provisions of article 6 of the Trusteeship Agreement, which refers to the protection of resources, are being carried out.

299. At the forty-third session of the Trusteeship Council, the representative of the United States said that because of the importance of marine resources to the people of Micronesia and because of the divergent views of the Congress of Micronesia and the United States on key questions relating to the law of the sea, the Administering Authority had sponsored Micronesia for observer status at the Third United Nations Conference on the Law of the Sea, in order to allow the Micronesians to represent their own interests. 300. At the forty-third session of the Trusteeship Council, Senator Nakayama, Special Adviser, stated that, on the subject of the law of the sea, opinion in Micronesia was virtually unanimous. Micronesia had in the past appealed to the Trusteeship Council to support the right of Micronesians to the resources of the seas around them. Micronesians had sought to obtain the protection provided by international law for their maritime rights and status.

301. The Special Adviser further stated that the subject of Micronesian marine resources was the last major question remaining between the Administering Authority and Micronesia, assuming that a way could be found to conform the draft compact of free association to the proposed Micronesian constitution.

302. The Special Adviser said that the Administering Authority had vigorously and continuously opposed each of the principal positions of Micronesia at the Third United Nations Conference on the Law of the Sea. He believed that under its current United Nations responsibilities, the United States, as the Administering Authority, had the duty to obtain maximum benefits under the law of the sea for the inhabitants of Micronesia. The only way to obtain such benefits would be to recognize for those purposes that Micronesia was a State within the meaning of the draft convention on the law of the sea and the International Court of Justice, and that it should in any case be a contracting party to the draft convention.

303. The Special Adviser appealed to the Trusteeship Council to lend its support in the matter, and to use its good offices with the United States. He also appealed to the Administering Authority for support. Recognition that Micronesia was and would be an archipelagic State, and was and would be a contracting party to the draft convention, would obtain maximum benefits for Micronesians in regard to their marine resources. Any alternative would threaten those benefits grievously, and perhaps destroy them irrevocably. 11/

Industry and tourism

30⁴. Manufacturing in the Territory consists primarily of cottage-type activities in the subsistence sector. According to the Administering Authority, the few activities directed towards production for the market economy are characterized by inadequate capitalization, poor management and an untrained labour force. Boatbuilding is widespread but is usually carried on by individual craftsmen working in their own homes. Some small-scale handicraft production exists. Most small industries fall into the service classification. Tourism continues to show strong growth potential.

305. The number of visitors entering the Territory during 1974/75 totalled 66,017, compared with 60,835 in 1973/74, an increase of 7.8 per cent. It is anticipated that approximately 73,000 visitors will have visited the Territory by the end of 1976, and this number is expected to reach 83,000 by 1977. Long-range projections anticipate a total of 132,000 visitors a year by 1980. Visitors spent an estimated \$4.9 million in 1974/75, compared with \$4.5 million in the preceding year.

^{11/}See also Official Records of the Trusteeship Council, Forty-third Session, Sessional Fascicle, Annexes, document T/1778.

306. At the forty-third session of the Trusteeship Council, the Special Representative stated that, in 1975, about 45 per cent of the visitors to Micronesia were from the United States (48 per cent in 1974) and that the number of visitors from Japan had risen correspondingly. Tourism now gave employment to well over 1,000 persons.

307. During the period under review, there were 828 hotel rooms in the Territory with a further 376 rooms under construction. Micronesians own 33 of the hotels, 32 of which have Micronesian managers. Micronesians are progressively assuming higher positions in the growing hotel industry.

308. In the Mission's view, tourism should be accorded third priority in the economic development of Micronesia, after agriculture and fisheries. Within this scale of priorities, however, thorough consideration should be given to the planning of the tourist industry. Care should be taken not to damage the social fabric or environment of the Territory.

309. At its forty-second session, the Trusteeship Council noted with satisfaction that the growth in the volume of tourists to Micronesia had continued and that the expansion of tourist facilities was progressing.

310. The Trusteeship Council recognized that too great an emphasis on tourism could result in uncertain economic returns and that the environmental impact of such development could be adverse. It also had reservations about the concentration of tourist development in one district, especially if that district adopted a separate status for itself in the near future. The Council was pleased to learn, however, that the Administering Authority was extending facilities for promoting tourism in all the districts.

311. It expressed the hope that all districts of Micronesia which chose to share in the financial and employment benefits to be derived from a programme of tourist development, would have the opportunity to do so. It further urged that such development should be properly controlled and should reflect the desires of the inhabitants of each district.

312. According to the report under review, the district tourist commissions are continuing their work on setting standard goals and objectives for the development of tourism. Three district legislatures, Palau, Truk and Yap, have adopted formal sets of goals and objectives, defining how much and what kind of tourism development would best meet their economic and social needs. The Trust Territory Government strongly urges that policies concerning tourism development should be the responsibility of the districts and that programmes should be developed by the district tourist commissions, with the support of the district legislatures and district administrators. Tourism training and workshops have been conducted in several districts, including the Pacific Islands Development Tourism Conference and Workshop, held on Saipan, and the Board of Directors' Conference of the Pacific Area Travel Association, held on Palau.

313. Current territory-wide programmes include the promotion of tourism in Micronesia by utilizing the services of organizations such as Pacific Area Travel Association, the Pacific Islands Development Commission, the American Society of Travel Agents, the United States Travel Services and others.

Transport and communications

314. Road maintenance is difficult in the Trust Territory, especially on the high islands where heavy rainfall washes out road-beds, and limited budgets make difficult any more than a token upkeep of roads outside district centres. As reported in previous years, a territorial road programme has been established, providing for the construction or repair of a number of kilometres of road each year.

315. Major communication facilities are located in each district centre. A high frequency, independent sideband, communications system provides the basic network. It supplies telephone and data services to and from the respective district centres and into the major relay control centre on Saipan. The latter connects intra-territory and world-wide commercial and governmental systems. In addition, each facility is capable of communicating with aircraft, ships and the outer islands.

316. Air Micronesia, which took over air service in the Trust Territory in 1968, is a corporation formed by Continental Airlines, Aloha Airlines and the United Micronesian Development Association. Regular air service links all district centres of the Territory. Outside the Territory, service is provided to Guam, Honolulu and Okinawa. The number of passengers carried rose from 154,922 in 1974 to 176,953 in 1975.

317. The general impression of the 1976 Visiting Mission is that existing sea ports, airports and roads need considerable improvements if they are adequately to support economic development. The Mission notes, however, that the various district capital improvement programmes have taken account of this need by giving a high priority to investment in transportation.

318. The Mission was informed that interdistrict shipping was self-sustaining and that the present shipping links between the Territory and the Far East and the west coast of the United States appeared to be adequate.

319. The Mission observes that air transport in Micronesia appears to be adequate for the foreseeable future; however, the runways at Yap, Truk and Ponape airports need to be extended and paved. Provision for this has been made in the capital improvement programme.

320. At its forty-second session, the Trusteeship Council took note of recent developments in the improvement of transport facilities throughout the Territory but reiterated its concern that priority should be given to alleviating the hardships faced by the inhabitants of the outlying areas of Micronesia. The Council understood from the statement by the Special Representative that the final decision on designating the air carrier for the route linking Micronesia with Japan rested with the United States Civil Aeronautics Board. It expressed the hope that that decision might be expedited and that it might take into account the carrier which could link all the districts of the Trust Territory to Japan, thereby promoting the economic welfare of the people of the Territory.

321. The report of the 1976 Visiting Mission notes that Continental Airlines has set up major hotels in the Territory in anticipation of the establishment of a direct air link between Japan and Saipan. In the meantime, however, the hotels are showing losses. The establishment of a direct link depends on a decision by the President of the United States as to whether the carrier should be Continental Airlines or Pan American World Airways (Pan Am). The Mission considers it highly desirable that this issue be resolved as soon as possible.

322. At the forty-third session of the Trusteeship Council, the Special Representative stated that the President of the United States had decided to assign the Tokyo/Saipan air route to Continental Airlines.

323. The Special Representative further stated that field trip service was currently provided by seven small passenger/cargo vessels. The Territory was also planning to construct a new fleet of seven field trip vessels and the design work was expected to be completed in mid-1975. An estimated \$8.0 million was available for the construction and an additional \$4.4 million had been allocated for 1976. Other public works projects nearing completion included the Koror-Babelthuap Bridge, which was scheduled to open in July 1977. The Kusaie harbour-airport complex was still in the planning stage, but a master plan for the complex had been developed. A docking facility capable of accommodating a 5,000-metric ton ship was about 45 per cent completed.

324. According to the current report under review, the Congress of Micronesia and the Administration have assigned the highest priority to the improvement of the transportation system in the Trust Territory. During 1976, more funds are being requested for the improvement of transportation facilities and equipment than for any other capital expense. The report states that the most pressing need is to accelerate the programme to replace the present fleet of outdated and obsolete ships. An amount of \$4.0 million was made available in 1974/75 and an additional \$4.0 million will be allocated in 1976 for the construction of newly designed ships for the interisland service in Micronesia. An additional \$4.0 million is also being proposed for ship building in 1977. It is expected that these funds will make possible construction of seven interisland ships in the next three years The new ships, when in service, are expected to provide the outer island inhabitants with regular and dependable field trip service.

325. The annual report of the Administering Authority states that the Trust Territory Government shares the hope of the Trusteeship Council that a decision on the Saipan/Japan route case be expedited since expansion of tourism in the Trust Territory, particularly in the Mariana Islands, is linked to the decision.

Proposals for a super-port at Palau

326. As regards the proposals for a super-port at Palau, the 1976 Visiting Mission points out that after it left the Territory, an announcement was made that the Trust Territory Government had entered into an agreement with the Nissho-Iwai Company and the Industrial Bank of Japan, under which the former would be allowed, if it so chose, to undertake a feasibility study.

327. In the Mission's view, critics of the super-port are not likely to accept as objective a feasibility study prepared by the Nissho-Iwai Company. The Mission also doubts whether those critics could agree that the Administration would be in a position to make an objective assessment. The Mission therefore suggests that, following completion of any Nissho-Iwai study, but before the matter is put to the people of Palau, the Administering Authority should arrange to make available to the public a review of the project by a body of experts recognized to have no vested interest in the matter. UNDP might be of assistance in this connexion.

328. At the forty-third session of the Trusteeship Council, the Director of the Office of Territorial Affairs of the Department of the Interior stated that the only viable business opportunity for Micronesia was the proposed super-port at Palau. The gigantic oil storage and transfer station, financed by Iranian and Japanese interests, was of the magnitude needed to provide the present or projected funds necessary to support the territorial Government at a level commensurate with past and future demands. Mineral exploration and the possibility of a refinery similar to the operation of the Amerada Hess Corporation in the United States Virgin Islands were also possibilities.

Co-operatives

329. In 1973, 54 co-operatives were active in the Territory, primarily in importing, retailing, copra, handicrafts and the marketing of fish. Sales and revenue of co-operatives aggregated \$7.7 million in 1973. Merchandise sales predominated, followed by sales of copra. At the end of 1973, co-operatives had 12,338 members, showed net savings of \$464,242 and had paid \$227,093 in dividends and patronage refunds.

330. At its forty-second session, the Trusteeship Council noted with pleasure the encouraging development of fisheries co-operatives as a result of the common efforts of the staff of the co-operatives and the Congress of Micronesia. While appreciating the attempts already made and the difficulties involved, it expressed the hope that the Administration would continue to devote some of its educational and information efforts to persuading farmers in the Trust Territory of the benefits of farming co-operatives, in particular the shared use of machinery.

331. According to the current report under review, the Agricultural Division is actively involved in assisting and promoting copra marketing co-operatives in the Marshall Islands District and vegetable marketing co-operatives or associations in the Mariana Islands. Farming co-operatives are not very popular because of the clan and individual land tenure systems. Attempts to organize cattle associations have failed because of the difficulty in obtaining a consensus.

332. Farmers in the various districts are being encouraged to purchase farm machinery through government loans or private financing. The machinery is being made available to farmers on a rental basis or in exchange for labour.

2. Opinions expressed by delegations

General economy

333. The representative of France stated that the efforts made in the economic field, most of which concerned large infrastructure projects which were indispensable and often very costly, were quite significant. His delegation felt, however, that secondary infrastructure projects were lacking and that efforts should be made in connexion with those small infrastructure projects which were likely to improve the daily life of Micronesians. He also pointed out that further efforts should be made towards greater autonomy for Micronesians, to prepare them to manage their own heritage. Although that task was already under way, there was a need to strengthen the links between the islands and to favour trade between the districts rather than to think about more distant relations which might, in most cases, result in increasing the Trust Territory's external dependence.

334. The delegation of the United Kingdom referred to the statement of the Director of the Office of Territorial Affairs (see paras. 228-230 above) concerning review of the capital improvement programme and the efforts being made to ensure that available funds were spent efficiently and in accordance with sensible priorities. It would, however, wish to associate itself with the hope expressed by the 1976 Visiting Mission that the figure of \$145 million to be spent in the five-year transition period would not be treated as a mandate of heaven, and that any necessary additional funds would be made available if a sound case were put forward for additional expenditure on infrastructure projects.

335. In recalling that the Director had had some observations to make about the futility of studies that were not acted upon, the representative of the United Kingdom observed that there was a risk that the comprehensive and balanced economic development plan, to which the Congress of Micronesia was devoting so much attention, would remain little more than an admirable statement of principles unless it was vigorously pushed through by Micronesian leaders with the necessary political will and courage to take decisions which might at the time be unpopular.

336. The representative of the Union of Soviet Socialist Republics said that the Administering Authority had informed the Trusteeship Council of certain guidelines for the development of the Trust Territory, with emphasis laid on the development of the private sector and the attraction of foreign capital, including the capital of multinational corporations. At the same time, the 1976 Visiting Mission had referred to the fact that it would be preferable to greatly involve the people in the economy of the Trust Territory and in the creation of a state sector of the economy. He stated that experience in developing countries had borne out the correctness of such conclusions and recommendations of the Visiting Mission and had cast doubt on other recommendations.

337. The representative of the Soviet Union recalled that speakers who had appeared before the Trusteeship Council, particularly the representatives of the Congress of Micronesia, had expressed justifiable alarm in connexion with the complex problems which were being encountered in the Trust Territory in the social and economic fields. The unflattering assessment of the economic policy of the Administering Authority in the Trust Territory had also been confirmed by the 1976 Visiting Mission which stated in its report that the Territory was in a position of almost total economic and financial dependence on the Administering Authority, which could reduce its possibilities of choice regarding future political status.

Public finance

338. With regard to financial resources, the representative of France said that his delegation had heard appeals for use of on-the-spot revenue derived from local resources. He felt, however, that no formula that was too rigid should be imposed.

If it was desirable that the use of those resources not lead towards the strengthening of egotism and separatism, it was not at all impossible, and it could even be advantageous, to use part of the revenue in the very same place it was obtained. His own country had had identical situations; it proved possible to ensure that part of the regional infrastructure be directly financed by revenues obtained from the resources of the regions concerned. Undoubtedly, Micronesia would be able to work out similar arrangements.

Proposals for a super-port at Palau

339. The representative of the Union of Soviet Socialist Republics said that judging by the information presented to the Trusteeship Council, the Administering Authority was planning to build a super-port at Palau, which undoubtedly would lead to profits for multinational corporations, particularly for the oil companies and for the Administering Authority, and would be a further step towards the creation of a military base in that area. Furthermore, the building of that super-port might create obstacles to the enjoyment by the population of its right to freedom and make it more dependent upon the Administering Authority and, as was pointed out in the report of the 1976 Visiting Mission, might cause considerable harm to the environment and lead to the growth of separatism. The population of Palau had expressed great alarm in connexion with the building of such a super-port.

340. The delegation of the United Kingdom welcomed the assurances that every effort would be made to ensure that the people of Palau had an objective assessment by some outside body at their disposal before a final decision was applied to them.

D. SOCIAL ADVANCEMENT

Outline of conditions

Human Rights

341. The current report of the Administering Authority states that the inhabitants of the Trust Territory are, inter alia, guaranteed the following basic human rights and fundamental freedoms as set forth in the Trust Territory Code: freedom of religion, of speech and of the press; the right of assembly and the right to petition; protection against unreasonable search and seizure; no deprivation of life, liberty or property without due process of law; no discrimination on account of race, sex or language; the maintenance of free elementary education; no imprisonment for failure to discharge contractual obligations; writ of <u>habeas</u> <u>corpus</u>; protection of trade and property rights; and due recognition of local customs.

342. The right of petition is granted and inhabitants have petitioned the United Nations and the Administering Authority. Petitions have also been submitted to United Nations visiting missions verbally and in writing.

Medical and health services

343. The Director of Health Services has responsibility for planning, organizing and administering all medical and health programmes. The Trust Territory Health Council, composed of members from all districts, reviews and co-ordinates health services and the implementation plans of each of the district departments; prepares, and revises if necessary, a territory-wide health plan; reviews the annual budgets of the Department of Health Services as well as those of the districts; and examines requests submitted by that Department for various federal grants.

344. Operating under the supervision of the Department of Health Services, the Office of Health Planning and Resources Development is responsible for health planning and resources development. The Office also co-ordinates federal health programmes in the Trust Territory at various levels.

345. There are six main hospitals in the Territory and three subdistrict hospitals located as follows: Rota (Mariana Islands), Kusaie (Ponape), and Ebeye (Marshall Islands). Construction of a ll6-bed hospital is in progress on Ponape. The construction of a new hospital on Yap will begin in 1976. Ebeye's new 20-bed hospital was completed in 1974, and construction of a new 35-bed hospital was to be completed on Kusaie in 1975. In addition, there are 173 dispensaries and medical aid posts scattered throughout the Territory.

346. In June 1975, there were 1,291 persons on the staff of the Department of Health Services, 1,238 in the districts and 53 at headquarters. Of this number, 1,232 were Micronesians, 46 were expatriate personnel and 13 were Peace Corps volunteers.

347. The Micronesian personnel included 38 physicians, 21 dental officers, 2 registered or university trained nurses, 180 graduate nurses (Trust Territory School of Nursing) and 406 health assistants and practical nurses.

348. The current annual report states that a number of consultants are provided to the Trust Territory by the United States Public Health Services, the Energy Research and Development Administration (ERDA) (formerly the Atomic Energy Commission), the World Health Organization (WHO), the South Pacific Commission, Tripler Army General Hospital (Honolulu), Guam Naval Hospital and several universities in the United States. These organizations also offer training opportunities through fellowships, in-service training and seminars.

349. Recurrent expenditure on public health in 1974/75 totalled \$10.8 million, compared with \$7.6 million in 1973/74.

350. At its forty-second session, the Trusteeship Council welcomed the statement by the Special Representative that health services were being provided to an increasing number of Micronesians. It expressed the hope that that facility would be extended as soon as possible to the remaining 20 per cent of the population not currently covered. In that regard, the Council noted with satisfaction that the construction of new hospitals on Kusaie and Ponape was progressing.

351. The Council noted with satisfaction that 56 Micronesians had been trained under the MEDEX programme and agreed with the Administering Authority that the MEDEX programme should be temporarily phased out to ensure that a sufficient number of Micronesians would study in other medical training fields. It recommended that consideration be given to maintaining a satisfactory level of students in each of the related medical and health fields.

352. According to the annual report under review, about 46 per cent of the people have direct access to district and subdistrict hospitals. A further 36 per cent are within a one-day reach of such facilities, with dispensaries serving the remaining 18 per cent of the people who reside on the outer islands. The latter receive additional medical services from the field trip ships which visit the islands regularly, or from aircraft. Special trips are arranged when emergencies arise. More than 200 small radio stations outside district centres are available to transmit information to district centres and are especially helpful during emergencies.

353. In its report, the 1976 Visiting Mission considers that the Administering Authority should be given credit for the progress made in improving the medical facilities of the Territory. The Mission notes, however, that there is a marked contrast between the well-equipped facilities in the district capitals and the poorly equipped facilities in the more remote areas. The number of medical staff has increased since the last United Nations Visiting Mission; however, the number of Micronesian physicians has not changed in the past three years.

354. At the forty-third session of the Trusteeship Council, the Special Representative stated that health care facilities were being rehabilitated or replaced. A total of 68 dispensaries would be built on the outer islands either as replacements or additions. Another seven dispensaries had been completed in the Palau, Yap and Mariana Islands districts.

355. A retraining programme for health assistants had been initiated. Forty-four persons were enrolled in the six-month course, and 35 had completed the course which would be continued until all 170 health assistants had been retrained.

Community development

356. The principal organizations involved in community development in the Trust Territory are the Community Development Division, the community action agencies and the civic action teams.

357. The Community Development Division co-ordinates the activities of various governmental programmes, provides technical advice for self-help activities and gives support to various community groups such as women's and youth organizations. The grant-in-aid programme represents one of its main activities.

358. Through the grant-in-aid programme, the Administration extends financial and technical assistance to local communities for public projects where local cash resources are inadequate. These projects may involve the construction of facilities, such as roads, schools, dispensaries, ferry-boats and electric power plants. There is a community action agency in five of the six districts.

359. The programme of the Micronesian Legal Services Corporation began its fifth year of operation in 1975 with funds from the United States Office of Economic Opportunity (OEO). In 1974, it received \$600,000 to continue operating a legal office in each district with two United States attorneys and several Micronesian lawyer trainees. This programme provides legal services to Micronesians in civil actions.

360. OEO provides grants-in-aid to the community action agencies, totalling over \$800,000 per year. An additional \$700,000 is made available by the United States Department of Health, Education and Welfare (HEW), for the operation of head start programmes designed for pre-school children.

361. In its report, the 1976 Visiting Mission states that it is impressed by the contributions of the civic action teams to local communities and is disappointed that lack of funds has led to a cut-back in their activities. The report further states that people stress the importance of the activities of the Micronesian Legal Services Corporation. The Mission hopes that the services of the Corporation will continue to be available. However, there continues to be in the Territory too heavy a reliance on external aid for financing community activities. The Government is expected to pay for services which should be provided voluntarily by members of the community. The Mission hopes that this attitude will change and that the people will participate more actively in community projects.

Labour

362. The Protection of Resident Workers Act (Public Law 3C-44 of 1 January 1970) provides for the establishment of a Labour Division within the Department of Resources and Development. The Act accords employment preference to Trust Territory citizens and regulates the employment of non-citizens in order not to impair the wages and working conditions of Trust Territory workers.

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363. The number of Micronesian wage earners employed during the years under review was 15,786. Of this number, 8,385 were employed by the Administration or by United States government agencies, and 7,401 were employed in the private sector. There are at present 2,237 alien workers employed in the private sector, mainly in

fisheries and construction work. Skilled alien workers may be authorized for employment only provided qualified Micronesians are not available.

364. At its forty-second session, the Trusteeship Council noted with concern the continuing imbalance of wage earners employed in the public sector compared with the number employed in the private sector. In that regard, it also expressed concern at the large number (2,237) of alien contract workers employed in 1974 in the private sector. The Council acknowledged the problem, referred to by one of the special advisers, concerning the ability of the Micronesian Government to employ an increasing number of persons in the public sector inasmuch as it already had difficulty in meeting the current payroll.

365. The Council considered that the survey of manpower needs which had been requested by the Congress of Micronesia early in 1974 was a prerequisite for providing remedies to that problem and urged the Administering Authority to ensure the completion of the study as soon as possible, as a matter of high priority.

366. The annual report under review states that the Administering Authority shares the Council's concern about the imbalance of wage earners in the public sector as compared with those in the private sector. It also shares the concern expressed by the Council over the large number of aliens employed in the private sector. Every effort is being made to achieve economy in the public employment sector. Aliens are employed only when skilled Micronesians are unavailable to fill a post.

367. The annual report further states that a survey of manpower needs will be made in 1977 as part of a master plan for economic development being prepared with the assistance of UNDP.

368. At the forty-third session of the Trusteeship Council, the Director of the Office of Territorial Affairs of the Department of the Interior stated that 7,550 people out of a total work force of 15,800 were working for the Government. In the Territory, the ratio of private to government employment was 1:1. The average annual wage was \$3,416 in government employment and \$1,776 in the private sector. Total annual wages paid to government workers amounted to \$25.8 million, compared with \$14.6 million in the private sector.

Housing

369. In 1973, the Congress of Micronesia passed the Community Housing Act, which established a Territorial Housing Commission with power to participate in major United States housing programmes. The Housing Commission will focus on ways to provide low-cost housing for low-income families. The Commission and six district housing authorities were established in 1974.

370. According to the annual report under review, the district housing authorities had assets from loans at 31 December 1974 totalling \$3.2 million, of which \$2.4 million has been utilized to finance the construction or renovation of 444 homes. It is reported, however, that the total loan fund available is insufficient to meet the needs of the applicants, who now number 1,921.

371. At its forty-second session, the Trusteeship Council noted with concern the statement of the Special Representative that the construction industry employed

1,500 alien workers. Taking into account the fact that the Trust Territory had an important need for a long-term, low-cost housing programme, it recommended that the Administering Authority accelerate its training of Micronesians for that purpose.

372. In its annual report, the Administering Authority states that from its inception in 1971, the Territorial Low-Cost Housing Program has stressed the training and preparation of Micronesians to administer and operate the programme. The Housing Commission co-ordinates and assists in the development of an over-all housing programme while the district housing authorities organize and implement the low-cost housing programme.

373. The 1976 Visiting Mission notes that housing experts from the agencies of the United Nations and the United States have both emphasized the need for territorywide planning in housing. It appreciates the problems confronting the Territorial Housing Commission through lack of funds, but considers that much can be accomplished by the people themselves towards easing the serious shortage in housing. As a first step, greater use could be made of locally produced construction material which would in turn help to develop the local construction industry.

374. At the forty-third session of the Trusteeship Council, the Special Representative stated that the Territorial Housing Commission had continued to explore ways and means of utilizing local resources in the construction of safe and sanitary housing. A regional housing adviser from ESCAP had visited all of the districts to analyse and propose solutions to housing problems. Proposals to set up a "latorex" factory and a lime-firing facility had been discussed with the regional adviser. The project to build a latorex plant, with a minimum capacity of 2,000 masonry blocks per day, had the support of the regional adviser.

Public safety

375. The current annual report states that although juvenile delinquency has not been a major problem in the Trust Territory, the number of offenses committed by young people is now increasing. This is most noticeable in district centres, where traditional and social sanctions are rapidly breaking down and, consequently, family controls are weakening.

376. According to the same report, an intensified effort is being made to prevent crimes involving juveniles. One police officer has been assigned to each district to deal with this particular problem. Local legislative bodies, citizens' organizations, Peace Corps volunteers and other groups are striving to meet the needs of youth and to draw up programmes aimed at utilizing the resources of youth The Palau, Marshall Islands and Yap district legislatures have created interagency planning boards to develop district youth services bureaux aimed at developing comprehensive delinquency prevention programmes. They have received a \$25,000 grant from the United States Office of Youth Development of HEW.

377. At its forty-second session, the Trusteeship Council noted its request, made at the forty-first session, for a report on the need for judicial and penal reform, and again recommended to the Administering Authority that such a report should be prepared. 378. The annual report under review states that penal reform legislation is continuously reviewed and up-dated by the legislative branches of government at the territorial and local levels. The executive branch plans to introduce a bill in the Congress of Micronesia which would set penalties for certain offences not covered by existing legislation.

379. At the forty-third session of the Trusteeship Council, the Director of the Office of Territorial Affairs of the Department of the Interior stated that his office, in co-operation with the Congress of Micronesia, had begun to restructure and rewrite the Trust Territory Criminal Code.

Peace Corps

380. Peace Corps volunteers have continued to serve in education as well as a number of other areas. They provide lawyers, architects, engineers, business advisers, specialists in laboratory technology, communications, ecology etc. According to the Administering Authority, the most significant contribution of the Peace Corps continues to be in the field of education.

381. In 1975, Peace Corps trainees and volunteers in Micronesia numbered 200, of whom 141 were serving in an educational capacity. The annual report states that, as Micronesians continue to assume responsibility for their own affairs, the number of needed Peace Corps volunteers will be reduced.

382. The report of the 1976 Visiting Mission states that the people of the Territory voiced expressions of concern about the decline in the number of volunteers at a time when reinforcements were needed to supplement the work of those already serving in the Territory. The Mission recommends that serious reconsideration be given to the Peace Corps programme in Micronesia, with a view to retaining the services of volunteers, particularly teachers, pending their replacement by trained Micronesians.

E. EDUCATIONAL ADVANCEMENT

1. Outline of conditions

General

383. The educational framework for the Trust Territory is defined in Public Law 3C-36 of 10 October 1969. According to this law, the purpose of education in the Territory is, <u>inter alia</u>, to develop the human resources of Micronesia in order to prepare the people for self-government and to provide them with skills which will be required in the development of the Territory.

384. Boards of education have been established at the territorial and district levels in accordance with the same law. The Micronesia Board of Education, appointed by the High Commissioner with the advice and consent of the Congress of Micronesia, is composed of one Micronesian member from each of the six districts plus the Director of Education, who is a non-voting member.

385. Under the provisions of the United States Vocational Education Act and the Manpower Development and Training Act, as amended, a Trust Territory Manpower

Advisory Council was established in 1969, consisting of 11 Micronesians and one expatriate. The Council advises the High Commissioner, through the Director of Education, on manpower training needs for all of Micronesia.

386. An advisory council established under provisions of the United States Elementary and Secondary Education Act sets priorities in education, reviews existing programmes and approves new ones. A student assistance committee, established by the Micronesian Board of Education in 1975, reviews applications for scholarships in higher education.

387. In accordance with Public Law 3C-36, non-public schools may be established in the Trust Territory. They are required to submit the same reports concerning attendance, enrolments and curricula as those submitted by public schools to the Director of Education.

388. Under the provisions of the law, attendance at public and non-public schools is required of all children between the ages of 6 and 14 years, or until graduation from elementary school. Free education is provided in elementary and secondary public schools.

389. At its forty-second session, the Trusteeship Council noted with pleasure the excellent record of the Administering Authority in the general field of education, in particular the universal instruction at the primary level and the high rate of secondary school attendance, as well as the satisfactory number of post-graduate students. The Council also noted with satisfaction the progress in the field of political education, in particular, the specific courses being offered relating to Micronesia's future political status. It recommended, however, that the Administering Authority should consider introducing a programme especially related to the economic situation in the Territory as a means of preparing Micronesians for more meaningful self-government.

390. Referring to the programme concerning political education for selfgovernment, the current report under review states that material produced by the Trust Territory Department of Public Affairs dealing with economics in Micronesia includes a publication entitled Economic Briefing Materials, An Introduction to Economics in Micronesia, and some simple charts and graphs prepared by the Division of Economic Development. Economic reference material available for broadcasts includes radio programmes such as "Dialogue for Micronesia" and "Report to the People". The programme on education for self-government also invited officials involved in the preparation of the comprehensive development plan for interviews on "Dialogue for Micronesia". Filmstrip programmes and material with information on the economies of the districts are being selected for a programme dealing exclusively with the Micronesian economy.

391. According to the current annual report, 45 Micronesian students undertaking secondary education courses at the post-secondary level are being helped in part by loans from the Congress of Micronesia. It further notes that the percentage of indigenous secondary school teachers in 1974/75 rose to nearly 60 per cent (4 per cent in 1970/71).

392. Recurrent expenditure for education in 1974/75 totalled \$10.9 million, including \$6.0 million for elementary education and \$3.8 million for secondary education.

Primary and secondary education

393. According to the annual report of the Administering Authority, there were 248 public and 31 non-public schools in the Territory at 30 June 1975. Pupils enrolled in public and non-public schools numbered 38,909, of whom 28,332 were attending public elementary schools. Public school facilities were made available for 605 new students. During the same period, there was a decrease of 412 in non-public school enrolment.

394. The teaching staff in public elementary schools consisted of 1,074 Micronesian teachers (996 certified and 78 non-certified) and 67 non-Micronesian teachers (all certified). The teaching staff in non-public elementary schools consisted of 82 Micronesian teachers (59 certified and 23 non-certified) and 41 non-Micronesian teachers (35 certified and 6 non-certified).

395. Secondary education was provided in 17 public and 14 non-public schools. There were four public schools in the Mariana Islands District, one in the Marshall Islands, two in Palau (including the Community College of Micronesia which has both secondary and post-secondary programmes), two in Ponape, six in Truk and two in Yap. Of the non-public schools, one was located in Ponape, one in Truk, five in Palau, six in the Marshall Islands and one in the Mariana Islands. At the forty-third session of the Trusteeship Council, the Special Representative stated that a high school with a capacity for 450 students was under construction in Kusaie.

396. Secondary school enrolment totalled 6,202 in public schools and 1,768 in non-public schools, compared with 5,638 and 1,720 respectively in the previous year. In addition, 99 students were enrolled in secondary schools abroad. The number of students who completed their secondary school education in the Territory was 1,538 (1,200 in public schools and 338 in non-public schools). The secondary school staff consisted of 497 teachers (360 in public schools and 137 in non-public schools). Of the total number of secondary school teachers, 263 were Micronesians and 234 were non-Micronesians.

397. According to the current annual report, virtually all public elementary classrooms in the Territory are in "standard" condition. In 1976, a total of \$200,000 was allocated for construction of 8 public elementary classrooms in the outer islands of Truk District, and \$265,000 for 12 classrooms in the outer islands of Ponape District.

Higher education

398. The Community College of Micronesia, located at Kolonia Town, Ponape, offers a two-year programme leading to an Associate of Science Degree in Elementary Education. At 30 June 1975, the Community College had a student body of 155 men and women from all districts of the Territory. Forty-five students received their degrees in elementary education in June 1975.

399. The Community College has instituted an extension programme under which offcampus courses can be taken for credit. In 1974/75, 108 full-time and 64 part-time students were enrolled in the extension courses. During the summer of 1974, some 1,121 students, mainly teachers, were taking courses in their home districts. 400. Micronesian students attending institutions of higher learning abroad numbered about 1,240. Of this number, 674 were on scholarships from the Trust Territory Government, 166 were on scholarships from the Congress of Micronesia and some 400 were supported by other scholarship programmes or private funds.

Vocational education

401. The Micronesian Occupational Center, located on Koror (Palau), is a boarding school offering vocational and technical training to students from all districts of the Territory. In all courses, students may be enrolled in secondary, post-secondary and adult classes, depending on previous education and individual programme objectives. The Center also provides each district in the Territory with a vocational education supervisor who co-ordinates pre-vocational, vocational and industrial arts programmes in the district.

402. In 1975, the Center had an enrolment of 260 students, of whom 52 were secondary, 182 post-secondary and 26 adult students. During the year, 89 students completed certificate or diploma courses which brought to 609 the number of graduates of the Center in the few years of its operation.

403. Vocational courses are offered in all public secondary schools. Most secondary schools also offer an industrial arts programme. At the forty-third session of the Trusteeship Council, the Special Representative stated that during the school year 1975/76, over 7,200 secondary school students had been enrolled in vocational education courses.

404. At the same session, the Special Representative stated that in the summer of 1975, 65 teachers would receive special training at United States universities in such subjects as agriculture, animal husbandry, construction and mechanics.

405. The Community College of Micronesia, in co-operation with the Ponape Agriculture and Trade School, offers teachers a two-year programme leading to an Associate of Science Degree in Secondary Vocational Education.

406. At its forty second session, the Trusteeship Council was concerned that the supply of educated people in the Territory might soon outpace the number of suitable jobs available to them and accordingly recommended that there should be continuing emphasis on vocational rather than purely academic training. It noted that courses in 19 specific vocational areas were being offered by the Micronesian Occupational Center. In the light of the continuing dependence of the Territory on communications by air, sea and on land, it recommended that further specific training be instituted in the fields of engineering, as well as aeronautical and marine navigation.

407. According to the present report under review, in response to recommendations from the Trust Territory Manpower Advisory Council, the State Plan for Vocational Education for 1976 outlined plans to foster the development of vocational education programmes for students who could not complete high school; to promote training for vocational counsellors; to develop vocational education curriculum for Trust Territory schools in outlying islands; and to study and re-evaluate teachertraining in the field of vocational education.

408. The State Plan also indicated an expansion in the area of career education

programmes in grades 1 through 8 which it envisaged would reach 20 per cent of elementary children in 1976 and 80 per cent by 1980.

409. Five additional vocational education teachers will be placed in secondary schools in the Territory in 1976, and vocational education facilities will be made available for an additional 500 secondary students. A total of \$639,000 was allocated in 1975 for the construction of vocational education facilities at Ponape Island Central School and at the newly opened Jaluit High School in the Marshall Islands. A further \$250,000 was earmarked for the construction of additional facilities for post-secondary vocational education at the Micronesian Occupational Center. The budget for all vocational education programmes in the Territory for 1976 is estimated at \$1.9 million, and is expected to rise to almost \$2.3 million by 1980.

Teacher training

410. According to the current annual report, in addition to the students enrolled at the Community College of Micronesia (see above), 183 students attending institutions of higher learning abroad are reported to be pursuing studies in the field of education.

411. The Marshall Islands, Palau, Ponape and Truk districts each has an in-service teacher training centre offering a nine-month programme to persons with previous teaching experience in the elementary schools of their district. These in-service centres trained 304 elementary school teachers during the year under review. In the same period, 1,177 teachers attended teacher training courses in five districts and 724 teachers in four districts have been enrolled in college extension courses offered by the Community College and institutions abroad.

412. At its forty-second session, the Trusteeship Council noted that there was an improved proportion between the number of indigenous and expatriate teachers and that the varied levels of salary scales did not present a problem. It felt, however, that further consideration should be given to increasing the number of indigenous teachers at the secondary level and that the programme for retraining teachers should be extended.

413. In its report, the 1976 Visiting Mission expresses its appreciation of the assurances offered by the authorities that the training and retraining of teachers is a matter of primary concern to them. Important work is reportedly being done in that regard by the Community College of Micronesia and its district branches.

414. The Mission is mindful of the Trusteeship Council's recommendation that emphasis should be placed on vocational education. Nevertheless, it shares the misgivings which some have expressed on the advisability of developing skills for which there is little demand in the Territory; it considers that vocational and technical training should be promoted in such sectors as fisheries, agriculture, construction, carpentry and simple mechanical trades.

Dissemination of information on the United Nations

415. The current annual report of the Administering Authority states that the work of the United Nations and the International Trusteeship System is part of the social studies curriculum in elementary and high schools. The <u>UN Monthly Chronicle</u> and <u>The UNESCO Courier</u> are supplied to all school libraries and to the two public libraries in the Trust Territory. United Nations picture and poster sets are also supplied to the schools. Movies and filmstrips about the United Nations are available for school use through community development film libraries.

416. According to the report, copies of the recommendations of United Nations visiting missions to the Trust Territory are distributed through the library services of the Department of Education to all district offices of education and to all public and private high schools. The annual report of the Administering Authority on conditions in the Trust Territory is also widely distributed.

417. The report of the 1976 Visiting Mission notes that young Micronesians are interested in the prospects for the Trust Territory's future political development but that they are generally ill-informed about recent events, such as the plebiscite held in the Mariana Islands in June 1975. The Mission considers that the report published on this subject should be widely distributed in secondary and vocational schools. In general, now that the Territory is embarking on a particularly delicate phase of its political existence, educational programmes for teachers should include instruction on the role of the United Nations, including its responsibilities in Micronesia.

418. At the forty-third session of the Trusteeship Council the Special Adviser stated that the visit to the Trust Territory of an official of the Office of Public Information of the Secretariat over a year ago had been most productive and that United Nations materials were being received fairly regularly, including the United Nations publication Objective Justice.

2. Opinions expressed by delegations

General

419. The representative of France said that the French member of the 1976 Visiting Mission had observed that progress in education and health in the Trust Territory which he regarded as important, should be continued, although the gains made had already been considerable. In noting that the exploitation of the wealth of the sea was opening up possibilities of new development for the Pacific Islands, the French representative stated that the inhabitants of the Territory should be able to receive training which would make it possible for Micronesia to have the necessary experts for a rational exploitation of its wealth.

F. CONSTITUTIONAL DEVELOPMENTS AND PROGRESS TOWARDS SELF-GOVERNMENT OR INDEPENDENCE

1. Outline of conditions

420. At its forty-second session, the Trusteeship Council noted with concern that the negotiations with the Joint Committee on Future Status of the Congress of Micronesia had been suspended. However, it welcomed the statement by the Administering Authority of its readiness to resume negotiations with the Committee. The Council urged both parties to exercise their best efforts to reach agreement on all outstanding matters.

421. The Council noted that an advisory referendum, offering all possible options, including independence, and designed to elicit an indication of the wish of the people of Micronesia concerning their future political status, would be held on 8 July 1975, and noted also that a Constitutional Convention was scheduled to convene on 12 July 1975. It expressed the hope that the results of the advisory referendum would provide a clear framework enabling the Constitutional Convention to give due regard to the aspirations of the people of Micronesia concerning their common future political status as well as their internal constitutional structure.

422. The Council regretted that it had not been possible to hold simultaneous consultations in the Mariana Islands District and in the other districts of Micronesia. It took into account the statement of the Administering Authority on the Mariana Islands and further took note of the provisions contained in the Covenant to establish a Commonwealth of the Northern Mariana Islands in political union with the United States. The Council noted that the Administering Authority, prior to termination of the Trusteeship Agreement, would implement the provisions of the Covenant, if it were approved, in a manner consistent with its international obligations under the Trusteeship Agreement. It further welcomed the assurances by the Administering Authority that it intended to terminate the Trusteeship Agreement for all districts simultaneously for all parts of Micronesia and not for one part separately. In the light of the statements of the representative of the United States, the Council understood that it was the policy of the Administering Authority to continue to apply, and in the future to terminate, the terms of the trusteeship in accordance with the Tresteeship Agreement and the relevant provisions of the Charter of the United Nations.

423. The Council recommended that, as far as possible, the Administering Authority should ensure that development in all districts of the Trust Territory proceed at an equitable rate, that the closest possible links in all fields should be maintained among all districts in the Territory, and that the Administering Authority should seek to preserve, so far as separate constitutional arrangements might permit, equality of treatment for inhabitants of the Mariana Islands and inhabitants of the other districts of Micronesia. Accordingly, the Council expressed the hope that it would be possible for the Mariana Islands to rejoin the other districts of Micronesia at any time if the people of the Marianas expressed a desire for reunification.

424. The Council reaffirmed the inalienable right of the people of Micronesia to self-determination, including the right to independence, in accordance with the Charter, the Trusteeship Agreement and General Assembly resolutions 1514 (XV) and 1541 (XV) of 14 and 15 December 1960, respectively.

425. The Council noted with satisfaction that representatives from all districts had participated in meetings on Palau in February 1975, convened for the purpose of discussing the promotion of the unity of Micronesia. The Council felt that such meetings were a useful ingredient in the political education programme designed to prepare the people for self-government and urged that such practice should be encouraged. However, the Council again noted with concern the continuing separatist tendencies in the Marshall Islands District and the recent separatist trend in Palau District. It noted that the Administering Authority had reiterated its desire to preserve the unity of the Marshall Islands and Palau districts.

426. The Council noted that the Administering Authority hoped to be able to propose to terminate the Trusteeship Agreement in 1980 or 1981. The Council reiterated its hope that the termination of the Trusteeship Agreement would occur prior to that date, and urged the Administering Authority to make efforts in that regard should that be the wish of the people.

427. The Council recalled its recommendation at its forty-first session that the consultations in Mariana Islands District should take place in the presence of the United Nations, and consequently accepted with appreciation the invitation by the Administering Authority to send a visiting mission to observe the campaign for and the conduct of the plebiscite in Mariana Islands District.

428. The Council recalled its resolution 2160 (XLII) of 4 June 1975 which directed the Mission to observe the plebiscite, including the campaign and polling arrangements, the casting of votes, the closure of voting, the counting of ballots and the declaration of results, and requested the Mission to submit to the Trusteeship Council as soon as practicable a report on its observations of the plebiscite, containing such conclusions and recommendations as it might wish to make.

429. The current annual report of the Administering Authority states that, at a meeting held in Hawaii in October 1974, a provisional agreement was reached between the heads of the Joint Committee on Future Status and the United States delegation on the remaining articles of the draft compact of free association. The draft compact was submitted to the Congress of Micronesia in February 1975 for its consideration. According to the annual report, the Congress of Micronesia adopted a joint resolution on 3 March 1975 rejecting Title IV of the draft compact dealing with finance, and directed its Joint Committee to renegotiate new terms. Informal contact was maintained between the negotiators during the first half of 1975, but talks were not actively pursued because of a mutual decision to defer further discussion pending the outcome of the territory-wide referendum, and the conclusion of the Micronesian Constitutional Convention.

430. With regard to the question of the Mariana Islands District, the current annual report states that an estimated 95 per cent of the registered voters of Mariana Islands District voted in the plebiscite held in that district on 17 June 1975 relating to the Covenant to Establish a Commonwealth of the Northern Mariana Islands in Political Union with the United States. The Covenant was endorsed by 78.8 per cent of those voting.

431. The United Nations Visiting Mission to Observe the Plebiscite in the Mariana Islands District notes in its report 12/ that the people of the Northern Mariana

^{12/} Official Records of the Trusteeship Council, Forty-third Session, Supplement No. 2 (T/1771), para. 131.

Islands, in a well-organized and well-attended poll, voted by a majority of almost 80 per cent to become a commonwealth of the United States. There was no improper interference by the Administering Authority. The campaign was freely fought. The poll was free and seen to be free. The decision to hold the plebiscite as early as mid-June was open to criticism, but, in the view of the Visiting Mission, the timing was unlikely to have affected the results appreciably. In the continuing uncertainty about the political evolution of the Trust Territory as a whole, the voters were necessarily unclear about alternatives to commonwealth status which might have eventually become available. However, they had had ample opportunity to familiarize themselves with and assess the terms of the Covenant. which set out the way in which the Commonwealth was to be established, Moreover, large numbers of the voters had family ties with and personal experience of Guam. and therefore had first-hand knowledge of the implications of belonging to the United States political family. Among those who opposed the Covenant were a considerable number of the Carolinian minority. The Mission welcomed assurances that the Chamorro majority realized the importance of demonstrating that progress towards self-government would not mean discrimination against the minority.

432. At the forty-third session of the Trusteeship Council, the representative of the United States said that, on 12 February 1976, the Congress of Micronesia had approved a resolution extending unqualified support to the Covenant and requesting the United States Senate to approve it. Following approval of the Covenant by the Congress of the United States, the President had signed the act into law on 24 March 1976.

433. The representative of the United States further said that the Administering Authority had taken into consideration the joint recommendations of the Congress of Micronesia and the leadership of the Mariana Islands in issuing Secretarial Order No. 2989, which established a separate administration in the Mariana Islands from 1 April 1976. The next step towards self-government would be the convening of a Northern Mariana Islands constitutional convention. A constitution would be drafted and voted upon. Following its approval by the people, the constitution would be submitted to the Government of the United States for approval in accordance with section 202 of the Covenent. The full approval of the Constitution would be followed by elections to install a new Government of the Northern Mariana Islands. It was anticipated that the process would be completed by January 1978.

434. At the same session, Senator Nakayama, Special Adviser, stated that the Congress of Micronesia, recognizing the inevitable, and with goodwill towards the people of the Mariana Islands District, had adopted House joint resolution No. 6-119 on 12 February 1976 urging the United States Senate to take prompt and favourable action on the Covenant.

435. The Special Adviser further stated that the Congress of Micronesia had established a special Joint Committee on Marianas Transition which had worked with the leadership of the Mariana Islands and representatives of the Department of the Interior. In the main, they were pleased to report that all of the joint recommendations and agreements made by the three groups had been incorporated into Secretarial Order No. 2989. As a result, they felt that the interests of the residents of the Northern Mariana Islands and the Trust Territory had been equitably protected. 436. At the same session, the Special Adviser further said that approval of the Covenant and administrative separation had had a political impact upon the unity of Micronesia, having apparently increased the desire of both Palau and the Marshall Islands districts to seek separate negotiations with the Administering Authority. The United States position continued to be one of hoping for the future unity of the Marshall Islands and the Caroline Islands. The Congress of Micronesia wished to assure the Council, however, that it was more than hopeful, and that is was actively supporting and working for the cause of unity for Micronesia.

437. In its report, the 1976 Visiting Mission notes that as a matter of principle, it is in favour of the unity of the Territory. The Mission considers, however, that it is for the Micronesians themselves to define the nature of their future relations with each other. It recognizes that certain realities cannot be overlooked.

438. In view of the reservations expressed in certain districts regarding the provisions of the draft constitution, the Mission refrains from making specific recommendations. It wonders, however, whether it would not be desirable, in order to preserve the unity of Micronesia, for the draft constitution to be modified in such a way as to make it acceptable to all the districts, if it is submitted to a referendum during 1977. To accomplish that purpose, the draft constitution should perhaps provide for a fairly flexible federative formula with a central Government exercising its authorities in matters of common interest but delegating to districts more extensive powers than those which they have under the present system of administration.

439. At the forty-third session of the Trusteeship Council, the representative of the United States said that the Administering Authority had supported the legislation by the Congress of Micronesia convening the Micronesian Constitutional Convention and had contributed \$450,000 towards defraying its cost. The legislation required that the draft constitution be put to a vote simultaneously in the districts at a date to be established by the High Commissioner in consultation with the leadership of the Congress of Micronesia. No date had been established but there were indications that the leadership of the Congress of Micronesia might wish to hold the referendum in mid-1977. His Government had not taken a substantive position in support of, or in opposition to, the draft constitution; its policy was to encourage the peoples of the Marshall and the Caroline islands to reach agreement on a constitutional framework which would enable them to maintain unity within a single political unit following termination of the Trusteeship Agreement.

440. At the same session, Senator Nakayama, Special Adviser, states that in their remarks concerning the draft compact of free association, both the Unites States in its communiqué and the petitioners had made reference to the draft compact as if it had been a completed and finished document. It was important for the Council to know that that compact was a draft, and one which was incomplete. It was lacking in so far as it had failed to strike any agreement as regards a provision in the vital matter of the maritime rights of Micronesians. The draft compact was also incomplete since, by legislative mandate, the Commission on Future Status and Transition of the Congress of Micronesia had to determine whether or not the draft compact conformed to the Micronesian constitution. 441. The representative of the United States stated that the legal ramifications of the separate administration of the Mariana Islands, which had come into effect on 1 April 1976, should be clear to all members of the Council. That action did not constitute a modification of the Trusteeship Agreement, which remained in effect for the entire Trust Territory. Care had been taken in negotiating the Covenant to establish the Commonwealth of the Northern Mariana Islands to assure that that Covenant would not conflict with the obligations of the United States under the Trusteeship Agreement. The representative of the United States further stated that the agreement would not become fully effective and the commonwealth would not be established until the termination of the Trusteeship Agreement, a subject which the Administering Authority intended to take up with the Trusteeship Council and the Security Council at the appropriate time.

442. Senator Nakayama, Special Adviser, further stated that the members of the Joint Committee on Future Status of the Congress of Micronesia had agreed to put their initials on the draft compact only after being expressly assured that such an action would not in any way bind the new Commission on Future Status and Transition which had to succeed the Joint Committee. The new Commission, whose terms of reference were to ensure conformity of the draft compact with the draft constitution, had come into existence after the constitutional convention had adopted the constitution.

443. The representative of the United States stated that Micronesian negotiators and the leadership of the Congress of Micronesia had clearly stated that their preferred option was unity for the Marshall Islands and Caroline Islands in free association with the United States. The initialled draft compact of free association was in response to that desire.

444. The representative of the United States further stated that his Government supported the expressed desire for unity of the Marshall Islands and Caroline Islands and viewed the draft compact of free association as an instrument to accomplish that goal. His Government recognized, however, that sovereignty resided with the Micronesians and that it was for them to decide which political status they desired. The draft compact, by its terms, would not come into effect in a district if 55 per cent of the people of that district voted to reject it.

445. The report of the 1976 Visiting Mission states that all options, including that of independence, should remain open to the Trust Territory, in accordance with the basic aims of the Trusteeship System as defined in Article 76 of the United Nations Charter and in article 6 of the Trusteeship Agreement. It is for Micronesians to make up their minds freely in this respect. The Mission, like the 1973 Visiting Mission, considers that if one of the parties concerned wishes to examine the question of independence as a possible option, the other party should be prepared to do the same.

446. The Mission observes that the basic objectives of the Trusteeship System are not only to promote the progressive development of the inhabitants of the Trust Territories towards self-government or independence, but to do so in such a way that the different political alternatives take into account the particular circumstances of each Territory and of its people. The Trusteeship Agreement is expressed in the same way. The Mission does not wish to make precise recommendations on the future status best suited to Micronesia or to take a stand on the question of free association; it simply notes that the status of free association, if endorsed by the population, would not be inconsistent with the aims of the Trusteeship System. 447. The Mission points out that, subsequent to its visit to the Territory, an eighth round of status negotiations took place on Saipan from 28 May to 2 June 1976 between the Congress of Micronesia Joint Committee on Future Status and a United States delegation. This appears to have gone well. In a letter dated 11 June 1976 to the President of the Trusteeship Council, the United States representative on the Trusteeship Council stated that on 2 June 1976, a nearly compete draft compact of free association had been initialled by the chief United States negotiator and the members of the Joint Committee on Future Status. Agreement had been reached by the negotiators on virtually all questions except control of marine resources, and those matters would be actively pursued in further talks between specialists on both sides. He further stated that, at the forthcoming session of the Trusteeship Council, the United States would discuss the matter at greater length.

448. At the forty-third session of the Trusteeship Council, the representative of the United States said that the agreement reached between the representatives of the United States and the Joint Committee on Future Status of the Congress of Micronesia on 2 June 1976 provided the following:

(a) Sovereignty would reside in the people of Micronesia;

(b) The people of Micronesia would have the soveriegn right to choose their own future political status;

(c) The people of Micronesia would govern themselves under their own laws and under their own elected Government which would have full responsibility for, and authority over, the internal affairs of Micronesia;

(d) All land in Micronesia would belong to, and would be controlled by, Micronesians;

(e) The people of Micronesia would vest in the United States full responsibility for, and authority over, the foreign affairs and defence matters of Micronesia;

(f) The United States would provide financial assistance to the people of Micronesia in order to advance their economic and social welfare;

(g) The citizens of Micronesia would be given the privileges of a national of the United States;

(h) The United States would have a resident representative in Micronesia and the latter would have a similar resident representative in Washington, D.C.;

(i) Disputes relating to the interpretation or application of the provisions of the draft compact would be resolved by negotiations and, if such negotiations did not result in a mutually satisfactory settlement within a reasonable period of time, the matter might be submitted either to the courts of the United States or to arbitration;

(j) The draft compact would be submitted for approval to the people of Micronesia in a plebiscite. The draft compact would be approved by Micronesia if at least 55 per cent of those voting in the plebiscite voted in its favour, including a majority in at least four of the six states of Micronesia; (k) The compact might be amended or terminated at any time by mutual consent. After the first 15 years following its entry into force, the compact might also be terminated unilaterally by either party. Thereafter, the Government of Micronesia might terminate the compact unilaterally if at least 55 per cent of the people of Micronesia were to vote in favour of termination in at least two thirds of the states of Micronesia.

449. The representative of the United States stated that the question of marine resources was the only major area which remained to be resolved before the draft compact was put before the Congress of Micronesia and submitted to the people of the Trust Territory in a plebiscite. His Government was working to reconcile its views with those of the Micronesians on the question in order to reach full agreement on the draft compact. They were hopeful that early agreement would be reached on all outstanding questions.

450. At the same session, Senator Nakayama, Special Adviser, said that since the delegation of the United States had not been prepared to discuss the question of the control of marine resources and the law of the sea during the eighth round of negotiations, talks had been tentatively scheduled to be held on that part of the draft compact in Washington, D.C. in July 1976.

451. The 1976 Visiting Mission hopes that progress will be maintained and that the wishes of all those who look for a rapid conclusion of the negotiations begun several years ago with a view to reaching a definition of the future political relations between Micronesia and the United States will not once again be disappointed. It feels that if the Trusteeship Agreement is to be terminated in 1980 or 1981, as the Administering Authority itself has envisaged, the transition should be made in the most orderly possible manner and, consequently, the future political status of the Territory should be known sufficiently in advance.

452. The Mission considers that any referendum on an instrument defining the relations between the United States and Micronesia should be preceded by a very intensive political education campaign. The people of the six districts (including Kusaie) should be given the opportunity to familiarize themselves not only with the prospects offered by a compact of free association but also with the other alternatives, including independence.

453. At the forty-third session of the Trusteeship Council, the representative of the United States reiterated the intention of his Government to terminate the Trusteeship Agreement simultaneously for the entire Trust Territory.

454. The representative of the United States drew the attention of the Council to Section 1102 (b) of the draft compact which provides for unilateral termination of the draft compact by either Micronesia or the United States after 15 years. Those provisions had been proposed by the Micronesian status negotiators, had been accepted by the United States as early as 1974 and had been reaffirmed in June of this year when the draft compact had been initialled by both parties.

455. At the same session, Senator Nakayama, Special Adviser, said that inasmuch as the people of Micronesia were and had been the beneficiaries of the Trusteeship Agreement, they should play the key role in the timing of and the decision on its termination. In that connexion, uncertainties on political status issues, and lack of progress in other areas had caused them to question whether Micronesia would be ready for self-government by 1980 or 1981. Although the Congress of Micronesia had no desire to prolong the life of the Trusteeship Agreement any more than was necessary, it also did not wish to have the Agreement terminated as a matter of expediency.

2. Opinions expressed by delegations

456. The representative of France stated that his Government had endorsed the conclusions of the Visiting Mission which observed the plebiscite in the Mariana Islands in 1975 and in which a French member had participated. The Mission had stated that the people of the Mariana Islands, in a well-organized and well attended poll, had voted by a majority of almost 80 per cent to become a commonwealth of the United States. Such a choice could not be challenged, as had been recognized by the Congress of Micronesia itself. It was the wish of the French delegation that when the constitutional separation took place, everything should be done to preserve, between the two future entities, the links flowing from conmon concern and proximity. The simultaneous termination of the Trusteeship Agreement for all the districts, as recommended by the Council, should make it possible to facilitate the transition and to form the links that were both necessary and desirable. The French delegation noted with satisfaction, from the statement made by the representative of the United States, that those were the intentions of the Administering Authority.

457. The representative of France said that it should be quite clear that all options, including independence, must remain open; Article 76 of the Charter and article 6 of the Trusteeship Agreement were clear on the subject. However, it was not for his delegation to dictate to the Micronesians the status best suited for their own destiny. The compact of free association, which was one of the possible choices open to the population, would not be, if it were to be adopted, in contradiction with the objectives of the Trusteeship Agreement, as pointed out by the Visiting Mission in its report.

458. The representative of France stated that the unofficial referendum of 8 July 1975 on the various possible choices of future status had not had popular acceptance, coming as it did after the plebiscite in the Mariana Islands District. The result of that referendum was nevertheless important. It reflected the centrifugal trends of the Marshall Islands and of Palau and had shed new light on the ongoing negotiations on the compact of free association. Reflecting upon the unencouraging results of these informal consultations, the French delegation wondered whether an effort at greater understanding might not be made by introducing into the discussions of the recently-established Commission on Future Political Status and Transition, compromise proposals which would remind all sides of the advantages of unity in diversity.

459. The French representative said that the convening of the Consitutional Convention was noteworthy, since it had been able to produce a draft constitution as early as November 1975, although it appeared that the text had not always been compatible with the compact of free association. It was up to the Commission on Future Political Status and Transition to suggest to the Congress of Micronesia as well as to the High Commissioner, formulas which would satisfy all sides; harmonize the various positions; and encourage a critical but constructive dialogue with each of the parties. It was not up to the Trusteeship Council to dictate conclusions; at best it could suggest that anything that favoured unity of the districts should be encouraged, while recognizing that the last word belonged to the population itself. 460. As regards the plebiscite that had been held in the Northern Mariana Islands, the delegation of the United Kingdom accepted the conclusions of the Visiting Mission to the effect that the people of the Northern Mariana Islands, in a well-organized and well-attended poll, had voted by a majority of almost 80 per cent to become a commonwealth of the United States and that there had been no improper interference by the Administering Authority.

461. The United Kingdom delegation noted the remark made by the representative of the United States that although the Northern Mariana Islands were expected to become self-governing under the Covenant and a local constitution while the Trusteeship Agreement was in effect, certain provisions of the Covenant would not take effect until after the termination of the Trusteeship Agreement, and that it was the intention of the Administering Authority to terminate the Trusteeship Agreement for the entire Trust Territory simultaneously. Further, the United Kingdom thought it important that whatever arrangements were being made for the membership of the Northern Mariana Islands in the United States political family, the former should maintain the closest links with the rest of Micronesia.

462. The representative of the United Kingdom stated that there were three major tasks to be completed before the end of the trusteeship: Micronesians had to decide their form of political organization and the nature of their relations with the United States; an administration adapted to the conditions that were likely to prevail in Micronesia had to be established; and substantial progress had to be made towards self-sufficiency. Five years was a short span to complete those tasks and the United Kingdom delegation assumed that 1981 was to be taken as a target date rather than a fixed date. But it hoped that in the interim the Administering Authority would be in regular consultation with the Micronesians about the precise time-table, before final decisions were made.

463. Referring to the draft constitution, the representative of the United Kingdom said that it was in many ways an impressive achievement. But in the light of the report of the 1976 Visiting Mission and of the statements made in the Trusteeship Council, it seemed to his delegation that if the constitution were put to a popular vote now, in its present form, it would not receive the required majority of votes in all the districts. Like the Visiting Mission, his delegation wondered whether it would not be desirable for the draft constitution to be modified. It had noted with interest the observations of the Mission to the effect that the constitution should perhaps provide a fairly flexible federal formula. In particular, the United Kingdom delegation thought it important that a dialogue be established between those who continued to favour unity and those who have doubts about the feasibility of a unified Micronesia.

464. Regarding the international status of Micronesia, the United Kingdom delegation believed that at the present stage all possibilities, including that of independence, should remain open. But if some form of association with the United States were to be the freely expressed desire of the Micronesians, his delegation would regard that as a thoroughly legitimate exercise of their right of self-determination. In referring to criticisms of the draft compact of free association, in particular to those made by the petitioners from the Marshall Islands, the United Kingdom delegation hoped that there would be no undue rush by either of the negotiating parties to submit any draft compact to the Micronesian people for final judgement until every effort had been made to ensure that it was in the form likely to secure the widest acceptance, even if that meant taking another look at some of the provisions already agreed on. 465. The representative of the Union of Soviet Socialist Republics noted that the Congress of Micronesia continued to strive for the consolidation of the unity of the Trust Territory and to ensure progress towards self-determination. He believed that the Trusteeship Council should particularly commend the steps that had been taken by the Congress in holding an advisory referendum regarding the future status of the Territory; in preparing a draft constitution for the Federated States of Micronesia; and in creating the new Commission on Future Status and Transition. All those measures had shown that the overwhelming majority of the population of Micronesia supported the concept of the unity of that Territory and rejected any other variants proposed by the Administering Authority.

466. The representative of the Soviet Union could not regard as normal a situation of the type referred to in the Trusteeship Council in previous years, where the Administering Authority conducted negotiations and took other steps connected with the future status of Micronesia without the participation of the United Nations, particularly the Trusteeship Council. That placed the parties in a rather strange position and created a situation where a certain amount of pressure might be exerted on the Micronesians.

467. The representative of the Soviet Union recalled that the Trusteeship Council had frequently heard assurances from the Administering Authority that it intended to terminate the Trusteeship Agreement and establish self-determination in the Trust Territory of the Pacific Islands in 1980 or 1981. He stated that the final political status of the Trust Territory, including the question of the change in status of the Mariana Islands, could only be resolved by the Security Council in accordance with Article 83 of the Charter.

468. He stated that the Soviet Union took the view that the people of Micronesia, like the peoples of other colonial Territories, should be able in the very near future to exercise their inalienable right to self-determination and independence in accordance with the United Nations Charter. In that connexion, he recalled that that was a position in keeping with the programme of further struggle for peace and international co-operation and for the freedom and independence of people adopted at the Twenty-fifth Congress of the Communist Party of the Soviet Union. In that programme, the Congress had considered it one of the most important international tasks to abolish completely all vestiges of the system of colonial oppression; any impediment to the equality and independence of peoples; and all hotbeds of colonialism and racism.

469. The representative of the Soviet Union believed that that was precisely the policy that would promote the aspirations of the people of Micronesia and attain the objective of all progressive and freedom-loving mankind - that of maintaining and strengthening peace throughout the world.

G. CONCLUSIONS AND RECOMMENDATIONS

470. At its 1459th meeting, on 13 July 1976, the Trusteeship Council adopted the following conclusions and recommendations.

GENERAL

Population movements

471. The Trusteeship Council notes with concern that the funds required by ERDA to undertake further aerial radiological surveys on Bikini atoll have not yet been made available. The Council recommends that the necessary funds should be provided for this survey so that a decision may be made by the people of Bikini either to return to their ancestral home or to obtain improvements in their living conditions on Kili. The Council notes with satisfaction the approval by the United States Congress of funds for the clean-up of Enewetak.

War and post-war damage claims

472. The Council reiterates its recommendation made at its forty-second session, namely that the procedure for all payments should be expedited. The Council believes the position on Title I claims to be clear and settled, and urges that final disbursements be made quickly to terminate an issue which began 30 years ago. As far as Title II claims are concerned, the Council believes that the total funds available should be increased towards the level envisaged by the Micronesian Claims Commission, so that adjudicated claims may be paid in full. Whatever happens, however, it is most important that a clear statement be issued so that claimants will have definite information on the extent of future payments. The Council takes careful note of the statement made on this matter by one of the special advisers, the President of the Senate of the Congress of Micronesia.

POLITICAL ADVANCEMENT

Territorial Government

Legislature

473. The Trusteeship Council reaffirms its conviction that the unity of the Marshall Islands and the Caroline Islands should be preserved. The Council takes note of the creation of a Commission for Future Political Status and Transition with the mandate to ensure that the draft compact of free association is not incompatible with the draft constitution. The Council considers that the Commission should work to strengthen the unity of the Territory.

474. The Council notes with satisfaction that this unity will not be imposed inasmuch as the draft compact will not come into effect in any district in which 55 per cent of the voters vote against it.

475. The Council notes with satisfaction the reaffirmation by the Administering Authority of its intention to terminate the Trusteeship Agreement simultaneously for all parts of the Trust Territory and not for one part separately. 476. The Council urges that social economic and cultural links be maintained between the Northern Mariana Islands and the other districts and in this context notes the statements made by the Administering Authority.

477. The Trusteeship Council notes with concern that the Administering Authority has not implemented its previous recommendation that necessary regulations should be adopted which will distinghish between the special interests of the Territory and the international obligations of the Administering Authority, with the ultimate objective of restricting as far as possible the occasions for the exercise of the power of veto by the High Commissioner.

478. The Council remains aware that some of the difficulties associated with the use of the veto power result from the separation of powers between the legislative and executive branches and that these difficulties are further exacerbated because this power is exercised by an appointed rather than an elected Chief Executive. Accordingly, the Council recommends that the Administering Authority give serious consideration to preparing Micronesians for assuming the highest executive functions.

479. The Council welcomes the establishment in 1976 of the new budgetary procedures which authorize the appropriate committee of the Congress of Micronesia to present to the corresponding committee of the United States Congress its own budgetary justification for the annual appropriation for the Trust Territory.

Executive

480. The Council notes with satisfaction the steady increase in the number of Micronesian citizens in senior executive posts; it is to be welcomed that the percentage of expatriate and United States civil service personnel in government employment in the Trust Territory has decreased, both absolutely and relatively. The Council reiterates its earlier appeals that this trend towards "localization" at the executive level should continue.

481. The Council continues to see value in promoting a Micronesian to the second most senior post in the executive branch, while noting the views expressed by the 1976 Visiting Mission about the difficulties which the selection of an individual would pose in the context of interdistrict sensitivities.

District government

482. The Council notes the establishment of the new district of Kusaie, and considers that this step is in accordance with the wishes of the leaders of the people of Kusaie.

Decentralization

483. The Trusteeship Council notes with satisfaction that the Administering Authority has undertaken a systematic programme of decentralization designed to increase local autonomy and streamline the government bureaucracy.

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Judiciary

484. The Council continues to urge that qualified Micronesians should be given greater opportunities in the judiciary. While recognizing that Micronesians now hold a number of important posts in this branch of the Government, the Council considers that preference should be given to Micronesian citizens, all other things being equal, when senior posts become available.

485. The Council reaffirms the need for the Congress of Micronesia to be consulted before the appointment or removal of judges of the High Court.

ECONOMIC ADVANCEMENT

General economy

486. The Trusteeship Council notes with concern that Micronesia's dependence on outside support is still considerable. However, it welcomes the statement by the Administering Authority that efforts will henceforth be concentrated mainly on the productive sectors of the economy. It also hopes that the amount of the credits allocated to the Micronesian economic development programme has not been fixed definitively but may be increased if necessary.

487. The Council expresses the hope that the Administering Authority will give the most careful consideration to substantially reducing the impact of customs tariffs and related measures on the promotion of exports from the Trust Territory. The Council considers that such a measure would help to develop the Territory's export potential.

Public finance

488. The Council reaffirms its recommendations, made in 1975, that the Congress of Micronesia should be given greater responsibility with respect to the budget.

489. It notes with satisfaction that some efforts have been made to enable the <u>ad hoc</u> committee of the Congress of Micronesia to present directly to the corresponding committee of the United States Congress its justification of expenditures under the appropriations. This measure should be accompanied by closer involvement of the Congress of Micronesia in the process of allocation of funds.

490. The Council welcomes the preparation of the long-range comprehensive plan for the Territory. It hopes that the assistance provided by UNDP will make it possible to determine priorities and establish an infrastructure which will be suited to the needs of Micronesia and will, in particular, be likely to reduce the Territory's dependence on foreign financial assistance.

Assistance from international institutions

491. The Council notes with satisfaction that during 1975 a UNDP project for assistance in economic planning was approved, and that substantial work has already been done. The Council expresses the hope that the Trust Territory will continue to develop its contacts with, and involvement in, international and regional bodies for developmental assistance. 492. The Council learns with concern that the Congress of Micronesia is reassessing its intention to become a member of the Asian Development Bank. Although the elected representatives of the people of Micronesia must decide what best suits the Trust Territory, the Council wishes none the less to record its view that the proposed membership of Micronesia in the Bank would make good economic and geographic sense.

Credit

493. The Council welcomes the assurance by the Administering Authority that the Economic Development Loan Fund, the Production Development Loan Fund, the Marine Resources Development Fund and the Agricultural Development Fund are intended to stimulate development of local resources in Micronesia. The Council is pleased to note that the Micronesian Development Bank has now opened. The Council continues to believe that the provision of local credit facilities is essential for economic development in the Trust Territory.

Land

494. The Council notes that land identification and survey work on all public lands is now in progress and should be completed by the middle of 1977. It expresses the hope that this work will be swiftly completed.

495. The Council strongly endorses the view of its 1976 Visiting Mission that all appropriate efforts should be made to keep complete and up-to-date records of land ownership.

Agriculture and livestock

496. As in 1975, the Council recommends that the Administering Authority should expand production of food-stuffs to enable the Trust Territory to become more nearly self-sufficient. However, this priority should be without prejudice to current efforts to diversify crops and develop agriculture in the Territory on a commercial scale. The Council recommends that a specific study should be undertaken to determine the possibilities of exploiting the Territory's forestry resources.

497. The Council hopes that experiments in training local farmers in new farming techniques, in particular in the cultivation of rice and copra, will be continued.

Marine resources

498. The Council re-emphasizes that marine resources are crucial to the economy of Micronesia, and urges the Administering Authority to do everything possible to protect and develop these resources. The Council notes with approval that the Congress of Micronesia has created fishing authorities in each district to foster co-operative development, and that the Micronesian Mariculture Demonstration Center located on Palau has received substantial financial assistance.

499. The Council welcomes the fact that, in accordance with the recommendations contained in its last report, the assistance of UNDP has been sought and obtained in the context of fisheries development, and that the Administering Authority plans to carry out a major test of the feasibility of commercial fishing of skipjack tuna by purse-seine fishing.

Third United Nations Conference on the Law of the Sea

500. The Council notes with satisfaction that the Congress of Micronesia has achieved observer status at the Third United Nations Conference on the Law of the Sea with the sponsorship of the Administering Authority, and that such participation is expected to continue. The Council notes the strong views expressed by representatives of the Congress of Micronesia about Micronesian participation, and the statement made at the forty-third session by one of the Special Advisers urging that Micronesia's special interests and needs should be fully taken into account. The Council notes that the interests of Micronesia may not necessarily coincide with the interests of the Administering Authority.

501. The Council urges the Administering Authority to continue to exercise vigilance in protecting Micronesian waters from illegal foreign exploitation.

Industry and tourism

502. The Council recommends that tourism should be developed in a more ordered fashion in order to avoid excessive discrepancies between districts. The Council recommends that, in both the construction and operation of tourist facilities, local products should, whenever possible, be given preference over imports. Local products should be used more often in the restaurants of tourist hotels.

503. The Council notes with satisfaction that growth in this sector is steady and does not at the present time exceed the capacity of the districts to accommodate tourists. It recommends that tourism training and workshops should continue to be expanded.

Transport and communications

504. The Council welcomes the recent decision taken to designate an airline for the route linking Micronesia with Japan, and believes that the opening of services on this route will contribute to the economic development of the Trust Territory.

505. The Council notes with approval that, following the appeal made in its last report for priority to be given to the needs of the inhabitants of outlying areas, substantial funds have been made available to replace the fleet of obsolescent ships used for interisland services, which will enable the replacement of seven ships in the next three years.

Proposal for a super-port at Palau

506. The Council notes that the Trust Territory Government has entered into a contract for a feasibility study of a super-port.

507. The Council believes that consideration should be given to the possible effect of the development of the proposed super-port on unity. Attention should also be given to the possible environmental impact of such a port. 508. The Council notes with satisfaction the commitment of the Administering Authority not to approve development of the super-port if it is opposed by the people of Palau.

509. The Council recommends that the Administering Authority should give careful consideration to the views of the Congress of Micronesia on this matter.

Co-operatives

510. The Council notes with pleasure the encouraging development of fisheries co-operatives as a result of the common efforts of the staff of the co-operatives and the Congress of Micronesia. While appreciating the attempts already made and the difficulties involved, it expresses the hope that the Administration will continue to devote some of its educational and information efforts to persuading farmers in the Trust Territory of the benefits of farming co-operatives, in particular the shared use of machinery.

SOCIAL ADVANCEMENT

Medical and health services

511. The Trusteeship Council welcomes the statement by the Administering Authority that, with the imminent opening of the new hospital at Kusaie and the construction of other facilities, proper health services are being brought to an ever-increasing number of Micronesians. The Council urges that efforts be concentrated on improving the facilities in the outlying areas, to narrow the gap in the quality of medical services available between the main centres of population and the outer islands.

512. The Council expresses the hope that the Administering Authority will continue to ensure that an adequate number of trained Micronesian health staff will be available to meet the needs of the population.

Labour

513. The Council recalls its concern at the continuing imbalance between wageearners employed in the public sector and those employed in the private sector.

514. The Council welcomes the announcement that a survey of manpower needs will be made in 1977, as part of a master plan for economic development being prepared with the assistance of UNDP. It hopes that this survey will make it possible to proceed on the basis of full knowledge of the facts in guiding young Micronesians towards those sectors where manpower needs are greatest.

515. The Council notes with satisfaction that the Administering Authority has stated its intention to pursue its policy of employing aliens only when skilled Micronesians are not available to fill vacancies.

Housing

516. The Council notes that Micronesians are now being trained to carry out a long-term, low-cost building programme. Given the importance of providing such

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housing, the Council expresses the hope that the necessary resources will be made available for this programme.

Public safety

517. The Council welcomes the efforts made to combat delinquency in general and juvenile delinquency in particular. It recommends that preventive efforts should be continued.

EDUCATIONAL ADVANCEMENT

518. The Trusteeship Council notes with pleasure the excellent record of the Administering Authority in the general field of education, in particular the universal instruction at the primary level and the high rate of secondary school attendance, as well as the satisfactory number of post-graduate students in the Trust Territory.

519. The Council recommends, as in its previous report, that the Administering Authority should consider introducing a programme especially related to the economic situation in the Territory as a means of preparing Micronesians for more meaningful self-government.

520. The Council notes with satisfaction the progress made by the Administering Authority in increasing the number of Micronesian teachers currently working in the Territory.

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521. The Council remains concerned, nevertheless, that the supply of educated people in the Territory may outpace the number of suitable jobs available to them and accordingly recommends that there be a continuing emphasis on vocational rather than purely academic training.

CONSTITUTIONAL DEVELOPMENTS AND PROGRESS TOWARDS SELF-GOVERNMENT OR INDEPENDENCE

522. The Council reaffirms the inalienable right of the people of Micronesia to self-determination, including the right to independence in accordance with the Charter of the United Nations and the Trusteeship Agreement.

523. The Council recognizes that the plebiscite in the Northern Mariana Islands in June 1975, held in the presence of a United Nations visiting mission, was freely and properly conducted and that, in the free exercise of their right of selfdetermination, the people of the Northern Mariana Islands, by a large majority approved the Covenant to establish a Commonwealth of the Northern Mariana Islands in Political Union with the United States. The Council notes the assurances given by the Administering Authority that although the Northern Mariana Islands are expected to become self-governing under the Covenant and a local constitution while the Trusteeship Agreement is in effect, certain provisions of the Covenant will not take full effect until after the termination of the Trusteeship Agreement. It also notes that it is the intention of the United States that the Trusteeship Agreement be terminated simultaneously for the entire Trust Territory.

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524. The Council reiterates its recommendation that the Administering Authority should encourage the maintenance of close and friendly contacts between the Northern Mariana Islands and the rest of the Trust Territory.

525. The Council affirms its conviction that the political unity of the Caroline Islands and the Marshall Islands should be maintained. It recalls its earlier concern about separatist tendencies in the Palau and Marshall Islands districts. It notes with satisfaction the commitment of the Administering Authority to the unity of the Caroline Islands and the Marshall Islands, and expresses the hope that the Administering Authority will continue its efforts to persuade the inhabitants of the districts concerned of the advantages of unity.

526. Like the 1976 Visiting Mission, the Council does not wish to make precise recommendations on the future status best suited to the Caroline Islands and the Marshall Islands, or to commit itself on the question of free association. It simply notes that the status of free association at present under consideration, if endorsed by the population, would not be inconsistent with the aims of the Trusteeship Agreement.

527. The Council notes the provisions, agreed to in June 1976 between representatives of the Administering Authority and of the Congress of Micronesia, of the draft compact of free association. It notes that these provisions make clear that sovereignty resides in the people of Micronesia, that the people of Micronesia have the sovereign right to choose their own future political status and that the people of Micronesia will govern themselves under their own laws and under their own elected Government. It notes the provision of the option of unilateral termination after 15 years, allowing the people of Micronesia to select whatever status they might then choose, including independence. It also notes that no district shall be bound by any plebiscite on the draft compact if 55 per cent of those voting in that district vote against the draft compact.

528. The Council considers that the people of Micronesia should be given the fullest opportunity to inform themselves about the provisions of the draft compact of free association in its present form as well as other future political choices, including independence.

529. The Council notes the draft constitution for the proposed Federated States of Micronesia approved by the Micronesian Constitutional Convention in November 1975 and the expressed intention of the Congress of Micronesia that the draft constitution should in due course be put to a popular referendum. While not wishing to make any specific recommendations, the Council expresses the hope that the Congress of Micronesia will do its best to ensure that, at such time as the draft constitution is put to a popular referendum, it will be in a form likely to be acceptable to all the districts in the Caroline Islands and the Marshall Islands. **كيفية الحصول على منشورات الامم المتحدة** يمكن العمول على منشورات لام المتحدة من المكتبات ودور التوزيع في جميع انعاء العالم • امتعلم عنها من المكتبة التي تتعامل معها أو اكتب الى : الام المتحدة ،قسم البيع في نيويورك او في جنيف ·

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