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# Office Memorandum • UNITED STATES GOVERNMENT

TO : The Record

DATE: June 29, 1960

FROM : Lt. Col. Stanton W. Josephson, USA *Stanton W. Josephson*  
Test Branch

SUBJECT: AEC-DOD AGREEMENT

Reference is made to AEC-DOD Agreement for transfer of the Eniwetok Proving Ground in draft preparation this date. The third sentence of paragraph 2 of reference agreement reads "Retention by PMR or transfer without reimbursement to AEC of such property will be as mutually agreed to by PMR and ALO." Mr. Parks, Office of General Counsel, preferred to add the following clause to that sentence. "Provided that in the event PMR and ALO are unable to agree on the disposition of any such property, the disagreement will be referred to the Chief, Bureau of Weapons and the General Manager, AEC for resolution."

Cdr. Furtwangler, CNO action officer on the preparation of this agreement, objects to the inclusion of the foregoing clause on the basis that he and other coordinating contacts at the Navy Department believed that it was overstating the obvious. Mr. Parks and Lt. Col. Josephson concurred in leaving this clause out of the agreement in order to satisfy the specific request of the Navy representatives.

SO: Files  
CC: Mr. Parks  
CC: Locator File  
CC: Test Branch

CLASSIFICATION CANCELLED

BY AUTHORITY OF *DoC*  
BY *Josephson* DATE *1/31/77*

This material contains information concerning the national defense of the United States within the meaning of the espionage laws, Title 18, U.S.C., Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

CONFIRMED TO BE UNCLASSIFIED  
AUTHORITY: DOE/SA-20  
BY R. S. DEWEY, DATE:  
*RS 7/8/94*

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MILITARY RESEARCH & APPL. *7 Eniwetok Proving Ground*

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