



Congress of Micronesia

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THE SENATE OF THE CONGRESS OF MICRONESIA

We hereby certify that the foregoing Bill passed Second and Final Reading in the Senate of the Congress of Micronesia, Fifth Congress, First Regular Session, 1973, on the 13th day of February, 1973, by a majority vote of all the members to which the Senate is entitled.

TOSHIWO NAKAYAMA
President of the Senate

H. YASU ULECHONG
Clerk of the Senate

THE HOUSE OF REPRESENTATIVES OF THE CONGRESS OF MICRONESIA

We hereby certify that the foregoing Bill passed Second and Final Reading in the House of Representatives of the Congress of Micronesia, Fifth Congress, First Regular Session, 1973, on the 24th day of February, 1973, by a majority vote of all the members to which the House is entitled.

BETHWEL HENRY, Speaker
House of Representatives

ASTERIO R. TAKESY, Clerk
House of Representatives

BEST COPY AVAILABLE

FIFTH CONGRESS OF MICRONESIA

FIRST REGULAR SESSION, 1973

AN ACT

To provide for certain care and benefits to the people of Rongelap and Utirik Atolls exposed to the March 1, 1954, H-Bomb fallout; to provide for care and benefits to certain other people from Rongelap and Utirik, and for other purposes.

BE IT ENACTED BY THE CONGRESS OF MICRONESIA:

1 Section 1. Short title. This act is known and may be cited
2 as the Trust Territory Fallout Survivors Act.

3 Section 2. Statement of intent. As a result of the March 1,
4 1954, "Bravo" shot of the Castle Test Series conducted by Joint
5 Task Force Seven at Bikini Atoll, 82 Rongelapese, 157 Utirikese,
6 23 Japanese fishermen, and 28 American servicemen were exposed
7 to radioactive fallout which contaminated their places of
8 habitation. It is thus the sense of the Congress of Micronesia
9 that the exposed Rongelapese and Utirikese represent unique
10 groups of people in the Trust Territory because of their experience.
11 It is the further sense of the Congress that because of the special
12 and unique effects of radiation which, in the case of the Rongelapese,
13 have been manifested in cases of thyroid nodules, thyroid cancer, one
14 possible case of leukemia, and other effects -- that these people
15 should be accorded special care and treatment by the Trust
16 Territory Government in order to preserve and protect their health.
17 Finally, it is also the sense of the Congress, that examination
18 of those exposed people requires the examination of nonexposed
19 persons; that the health of these nonexposed persons must be
20 maintained at the same level as those exposed; and that these
21 nonexposed persons as provided for in this act should also be
22 entitled to the same care and benefits as exposed persons.

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1 Section 3. Definitions. In this act, unless the context
2 otherwise requires, the following definitions shall apply:

3 (1) "Exposed person" means any Micronesian citizen
4 who was on Rongelap Atoll, Ailinginae Atoll, or Utirik Atoll on
5 March 1, 1954, or who was born within ten months after that date.

6 (2) "Descendants of exposed persons" means children
7 whose mother or father was an exposed person.

8 (3) "Control" means those persons now living in the
9 Marshall Islands District who were not exposed to fallout from
10 the March 1, 1954, test, but who agree as hereinafter provided
11 in this act, to be examined and tested in like manner as exposed
12 persons.

13 Section 4. Benefits. The care and benefits provided by
14 the Trust Territory for the exposed persons, descendants of
15 exposed persons, and control persons shall be:

16 (1) Transportation from their place of residence to
17 the hospital on Majuro, or Ebeye when that facility is completed,
18 and return to their place of residence. Transportation for one
19 immediate member of the family of the person will also be provided
20 at no expense.

21 (2) Per diem at standard Trust Territory rates will be
22 provided to the person requesting examination and also to the one
23 person allowed to accompany him. The office of the District Director
24 of Health Services shall be responsible for assisting such persons
25 in securing their proper per diem.

1 (3) Housing at no cost to such persons shall be
2 provided by the Marshall Islands District Government when such
3 persons are in Majuro or Ebeyo for examination or treatment;
4 PROVIDED, HOWEVER, that this Section shall not be construed
5 to require such persons to live in government housing should
6 they choose to make their own housing arrangements.

7 (4) Free medical care including medication, treatment,
8 and hospitalization shall be accorded to such persons.

9 Section 5. Record of expenses. The District Director of
10 Health Services and the District Director of Finance shall be
11 responsible for maintaining records of all expenses incurred
12 under the provisions of this act and the District Director of
13 Health Services shall provide a quarterly report of the expenses
14 to the Office of the High Commissioner, the Office of the Legislative
15 Counsel of the Congress of Micronesia, and to the Director of the
16 Department of Health Services of the Trust Territory. The annual
17 expenses incurred under the provisions of this act shall be defrayed
18 as provided for in Section 10 of this act.

19 Section 6. Procedures. The persons mentioned in Section 3
20 of this act shall initiate their request for transportation to a
21 hospital facility with the health aide or other representative of
22 the Trust Territory Department of Health Services. If a field
23 trip vessel is at the island, the health aide, if he believes the
24 request is valid, shall so advise the doctor aboard or the master
25 of the ship in lieu of a doctor. If the health aide is not on the

1 island, the person should ask the magistrate, council member,
2 school teacher or other recognized community leader to act
3 in his behalf. This Section shall not be construed to allow
4 persons the aforesaid benefits if the ailment or complaint
5 could have been treated at the person's place of residence,
6 by the health personnel available. It should further not be
7 construed to require the rerouting of ships or planes for
8 minor ailments or complaints which can be treated on the
9 island; PROVIDED, HOWEVER, that an exposed, descendant of
10 an exposed, or a control person who has a serious and acute
11 complaint, illness, or accident shall be transported in a like
12 manner as any other emergency patient.

13 Section 7. Handbook. The Department of Health Services,
14 the District Office of Health Services and the Special Joint
15 Committee Concerning Rongelap and Utirik Atolls, in conjunction
16 with the Brookhaven National Laboratory, shall cause to be
17 created and reproduced a handbook to be given to exposed,
18 descendants of exposed, and control persons. Said handbook
19 shall contain, but not be limited to, the following information:
20 Exposed or nonexposed status, date of birth, sex, name and Brookhaven
21 National Laboratory case number of the person. Space shall also be
22 provided for a record of medical examinations and findings in the
23 Marshallese language.

24 Section 8. Eligibility. Exposed persons and descendants of
25 exposed persons are automatically eligible for the benefits provided

1 under this act. Control persons shall become eligible only upon
2 signing a written agreement in both Marshallese and English
3 which provides that said person will become eligible for the
4 aforementioned benefits only if he or she agrees to act as a
5 control person. The District Director of Health Services shall
6 be responsible for drafting said agreement in conjunction with
7 the Director of the Department of Health Services and Brookhaven
8 National Laboratory. All persons who are transported to Majuro
9 or Ebeye for examination under the provisions of this act shall
10 sign a statement prior to leaving their home island, agreeing to
11 submit to a complete medical examination, which shall include, but
12 not be limited to a blood test.

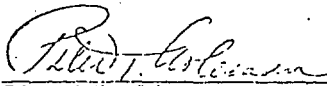
13 Section 9. Enforcement. The Director of the Marshall Islands
14 District Health Services shall be nominally responsible for carrying
15 out and enforcing the provisions of this act, but may, at his
16 discretion, confer with other district officials, the Department of
17 Health Services and the Special Joint Committee or the presiding
18 officers of the Congress of Micronesia. The District Director
19 shall insure that those eligible receive the full benefits provided
20 under this act and shall insure that those persons visiting the
21 district center hospital, or other medical facility, are returned
22 to their home island as soon as is appropriate to their condition,
23 within the constraints of normal ship schedules. The District
24 Director shall also include in his quarterly report any and all
25 flagrant or continuous abuses or violations of the intent of this act.

1 Continued abuse of the privileges and benefits of this act may
2 result in temporary or permanent suspension of the offender
3 from eligibility. A petition to suspend eligibility will be
4 presented by the District Director of Health Services to the
5 Marshall Islands delegation of the Congress of Micronesia.
6 Decisions of the Marshall Islands delegation shall be final.

7 Section 10. The Office of the High Commissioner is directed
8 to seek an executive agreement with the Atomic Energy Commission
9 whereby the expenses incurred under the provisions of this act
10 will be defrayed either directly or on a reimbursable basis by
11 the Atomic Energy Commission and report his findings to the
12 Congress of Micronesia no later than thirty days after the
13 effective date of this act.

14 Section 11. Effective date. This act shall take effect upon
15 the approval by the High Commissioner, or upon its becoming law
16 without such approval.

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18
19 April 11, 1973

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23 High Commissioner
24 Deputy High Commissioner
25 Trust Territory of the Pacific Islands