PASO ROUTING SLIP NOV 13 1975 PLS. COLLECTION UNITED STATES SEE ME BY RESEARCH AND DEVELOPMENT ADMINISTRATION MISC CORRESPONT SECRETARY PACIFIC AREA SUPFORT OF CLETK P.C. BCX 29939 PROJECT INTO FEER C HINDER HAWA 968. ADMINICTRATIVE OFF **PROJECT** November SEND COPY TO 148H William J. Stanley, Director JA SITE PER Pacific Area Support Office OTHER THE PEOPLE OF BIKINI, et al., V. SEAMANS, \mathbb{CR} ., ϵ REMARKS: U.S.D.C., D. Hawari, 'iv. No. 75-D348

You might wish to have the following summar: of he above

You might wish to have the following summar; of suit for use in responding to public inquiries.

The suit was filed on October 9, 1975. (Plaintiffs and defendants can be gotten from the caption on the complaint served upon you.) The complaint is based primarily on the National Environmental Policy Act of 1969 and the Trusteeship Agreement for the Former Japanese Mandated Islands. In essence, plaintiffs seek expeditious and safe resettlement on Bikini in accordance with a specific plan to be developed and to be assessed in a NEPA impart statement.

Simultaneously with their filing of the complaint, plaintiffs filed a Motion for Preliminary Injunction. On October 30, they filed an Amended Motion. An informal and preliminary pre-hearing conference was held on the case on November 1, in Judge King's courtroom, at which time the following agreements and determinations were made:

1. The Trust Territory will provide medical examinations to members of the Bikini community who request such examinations. The precise scope of these examinations will be determined on the basis of recommendations to be submitted by a three-man group of experts not connected with the federal agencies who are defendants in this lawsuit. The members of the group of experts will be determined by subsequent discussions arong the parties following the plaintiff's submission of proposed names. We do not expect that the group will be created before ato 1975.

The results of the medical examinations will be reviewed by the same group of experts. N.B. The examinations are being provided by the T.T. Government solely in response to the people's expressed concerns. They do not represent any Government agreement that they are necessary for any reason. Specific questions about the exams should be referred to Marshalls, and should not be fielded by ERDA.

2. The parties have been given til Januari 2, 1976, to file any V_{∞} preliminary motions. A hearing will be held on any filed motions

3. The court accepted the Government's suggestion that the complaint should be dismissed as to the President, for lack of jurisdiction.

Because several agencies are involved, and because of the effect any statement might have on the Bikini people and the pending litigation, public statements should be kept to a minimum. Wherever possible, inquiries about the litigation should be referred to the Government's legal representative (Howard Chang, Assistant U. S. Attorney, 546-717):

Leon Silverstrom Chief Counsel

LS:idh