

琉球大学学術リポジトリ

沖縄関係16

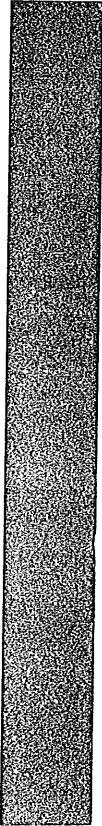
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CONFIDENTIAL

TALKING PAPER

(Draft)

Tokyo, June , 1971

With reference to the letter of June , 1971 from Foreign Minister Aichi to Ambassador Meyer concerning the treatment after reversion of foreign nationals and firms in Okinawa, the Government of Japan wishes to confirm the following:

1. With reference to paragraph I 2(b):

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- e) Alminum Company of America
- f) Gulf Asian Terminals, Inc.
- g) Gulf Sekiyu Seisei Co., Ltd.

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h) Fairchild Corporation

i) International Dairies (Ryukyus) Ltd.

(2) Security and insurance firms including their agents in Okinawa may be required, where necessary, to make certain adjustments so that they may maintain their businesses after reversion in accordance with the laws and regulations of Japan.

2. With reference to paragraph V (1):

In order for foreign lawyers to be granted the treatment referred to in the said paragraph they must maintain both a residence and an office in Okinawa and have been actually engaged in their profession in Okinawa continuously from December 31, 1970. The above, however, would not disqualify a lawyer with a regional practice who makes periodic business trips to mainland Japan and other countries in Asia.

3. With reference to paragraph V (2)(a):

The term "a considerable length of period" means at least five years from the date of reversion. The conditions under which foreign doctors and dentists licenced under the laws of the Government of the Ryukyu Islands may qualify for continued practice after reversion will be not less

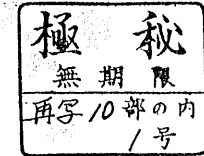
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4. With reference to paragraph VII:

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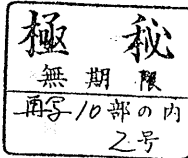
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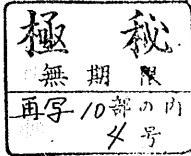
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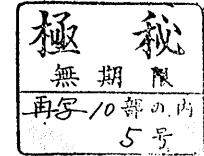
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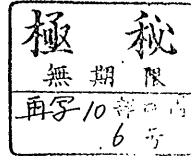
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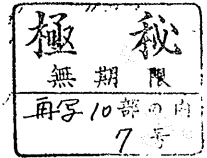
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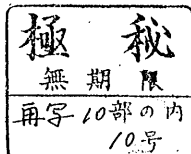
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TALKING PAPER

(Draft)

Tokyo, June 21, 1971

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(2) Security and insurance firms including their agents in Okinawa ~~are required~~ ^{may be}, where necessary, to make certain adjustments so that they may ~~continue to operate~~ ^{maintain} their businesses after revision ^(or) in accordance with the laws and regulations of Japan.

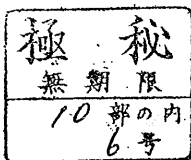
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3. With reference to paragraph V (2):

The term "a considerable length of period" means at least five years from the date of reversion. The conditions under which foreign doctors and dentists licenced under the ~~GRI~~ ^{of the Government of the Ryukyu Islands} laws may qualify for continued practice after reversion will be not less favorable than those conditions which the GOJ will impose on ~~Ryukyuan~~ ^{Okinawan} doctors and dentists licenced under the ~~GRI~~ laws.

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(Draft)

Tokyo, June 17, 1971

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The term "a considerable length of period" means at least five years from the date of reversion. The conditions under which foreign doctors and dentists licenced under the laws of the Government of the Ryukyu Islands may qualify for continued practice after reversion will be not less

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favorable than those conditions which the Government of Japan will impose on Okinawan doctors and dentists licenced under the laws of the Government of the Ryukyu Islands.

4. With reference to paragraph VII:

(1) The policies mentioned in the said paragraph will not be applied with respect to the state-traded items under the relevant laws and regulations of Japan.

(2) Quota may not be allocated to foreign firms in Okinawa for import of wheat flour and refined sugar for which no import quota has been, in principle, allocated in mainland Japan in recent years, unless import of such items are recognized necessary to the manufacture of food products in Okinawa.