

## MARITIME INTERDICTION

**Agreement between the  
UNITED STATES OF AMERICA  
and MICRONESIA**

Effected by Exchange of Notes at  
Kolonja and Palikir  
April 30 and May 14, 2008



NOTE BY THE DEPARTMENT OF STATE

Pursuant to Public Law 89—497, approved July 8, 1966  
(80 Stat. 271; 1 U.S.C. 113)—

“ . . . the Treaties and Other International Acts Series issued under the authority of the Secretary of State shall be competent evidence . . . of the treaties, international agreements other than treaties, and proclamations by the President of such treaties and international agreements other than treaties, as the case may be, therein contained, in all the courts of law and equity and of maritime jurisdiction, and in all the tribunals and public offices of the United States, and of the several States, without any further proof or authentication thereof.”

## **MICRONESIA**

### **Maritime Interdiction**

*Agreement effected by exchange of notes at  
Kolonja and Palikir April 30 and May 14, 2008;  
Entered into force May 14, 2008.*

No. 08-0045

The Embassy of the United States of America in Kolonia, the Federated States of Micronesia, presents its compliments to the Department of Foreign Affairs of the Federated States of Micronesia and, recalling the success of recent multi-national marine surveillance operations focusing upon detecting illicit activity at sea, such as fisheries offenses, illicit drug trafficking, and illegal migration, has the honor to refer to the Embassy's Diplomatic Note No. 08-0024, and herewith provide a revised version for a cooperative shiprider agreement to support ongoing regional maritime security efforts consisting of the following provisions:

1. Armed and uniformed officers of the Federated States of Micronesia National Police, Division of Surveillance (hereafter, "the embarked officers") may be embarked in selected United States Coast Guard law enforcement vessels or aircraft. When embarked, the United States Coast Guard shall facilitate regular communications between the embarked officers and their headquarters in the Federated

States of Micronesia, and shall provide messing and quarters for the embarked officers aboard United States Coast Guard vessels in a manner consistent with United States Coast Guard personnel of the same rank.

2. The embarked officers shall, in accordance with and to the extent permitted by the national laws and regulations of the Federated States of Micronesia, be empowered to:

(a) grant or expeditiously arrange to grant United States Coast Guard vessels and aircraft authority to enter the Micronesian territorial sea to assist the embarked officers to stop, board, and search vessels suspected of violating Micronesian laws or regulations, assist in the arrest of the persons on board and the seizure of contraband and vessels;

(b) grant United States Coast Guard vessels and aircraft authority to assist the embarked officers in performing fisheries surveillance and law enforcement activities in the Exclusive Economic Zone of the Federated States of Micronesia, including stopping, inspecting, detaining, directing to port and seizing fishing vessels in accordance with the national laws and regulations of the Federated States of Micronesia;

(c) stop, board, and search vessels located seaward of any State's territorial sea and claiming registry or nationality in the Federated States of Micronesia to assist the embarked officers in the enforcement of applicable laws and regulations of the Federated States of Micronesia; and

(d) employ reasonable force to stop non-compliant vessels subject to the jurisdiction of the embarked officers.

3. The embarked officers may assist United States Coast Guard personnel in the conduct of any boarding undertaken pursuant to the authority of the United States, including right of visit boardings and boardings authorized by other flag and coastal States, as appropriate.

4. Subject to their respective national laws and policies, the United States Coast Guard and the Micronesia Department of Justice, National Police Maritime Surveillance Division shall assist each other in the effective administration of the cooperative shiprider operations and may, for that purpose, share such information as may be necessary.

Unless otherwise required by its domestic law, one agency shall not further disclose information provided to it by the other agency in the course of shiprider operations

without the consent of the agency providing the information.

The Embassy has the further honor to propose that, if acceptable to the Government of the Federated States of Micronesia, this Note, and the FSM Department of Foreign Affairs' Note in reply to that effect, shall constitute an Agreement between our two Governments, which shall enter into force upon the date of the FSM Department of Foreign Affairs' Note in reply. This Agreement may be terminated at any time by either of our Governments upon written notification to the other Government through the diplomatic channel. Such termination shall take effect thirty days from the date of notification. Nothing in this Agreement precludes either Government from otherwise agreeing on operations or other forms of cooperation to suppress illicit transnational maritime activity, nor does it supersede any bilateral or multilateral agreement or other cooperative mechanism concluded by either Government.

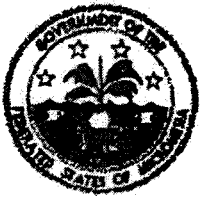
The Embassy of the United States of America in  
Kolonias, the Federated States of Micronesia, avails itself  
of this opportunity to renew to the Department of Foreign  
Affairs of the Federated States of Micronesia assurances of  
its highest consideration.



Embassy of the United States of America,

Kolonias, April 30, 2008.





## DEPARTMENT OF FOREIGN AFFAIRS FEDERATED STATES OF MICRONESIA

May 14, 2008  
DFA/LSR-158-08

The Department of Foreign Affairs of the Federated States of Micronesia presents its compliments to the Embassy of the United States of America to the FSM and with reference to the latter's Diplomatic Note 08-0045 regarding the revised permanent cooperative Shiprider Agreement has the honor to inform the Embassy that the terms of the revised agreement are acceptable.

The Department of Foreign Affairs of the Federated States of Micronesia avails itself of this opportunity to renew to the Embassy of the United States of America to the FSM the assurances of its highest consideration.

Palikir, Pohnpei

