# กาคุยนุวท

# <u>รัฐธรรมนูญแห่งสาขารณรัฐอินโคนีเซีย</u>

### M.A. 10666

### <u>อารัมภบต</u>

โดยที่เอกรานเป็นสิทธิ์ของคุณประชาชาที่ ดังนั้นการถืออำนาจเข้ายึดกรองไม่ว่าด้วย แบบใก ๆ ในโลกนี้อันเป็นการชัดแย้งกับมนุษย์ขรรมและความยุดก็ธรรมจักท้องถูกรุ่มล้างไปสิ้น การค่อสู้ของเราเพื่อความเป็นเอกราชของอื่นโดนีเซียใก้บรรจุลึงขั้นที่มานึงแอใจ ซึ่งประชากระจาอนโดนีเซียใดรับการนำไปสู่หลารแห่งรัฐอื่นโดนีเซีย อันตรงไว้ซึ่งความเป็น เอกรานเป็นอันหนึ่งอันเดียวกัน พร้อมด้วยอำนาจสูงสุด ความยุดศีธรรมและความเวริงูรุ่งเรื่อง

ก้วยพรแห่งพระเ**ป็**นแจ้าอันสักดิ์สิทธิและค้วยอาศัยถูกมกคือันสูงส่งในกับดีจะทำชีวิต ประชากศิเธรี ประชากรชาวอินโคนีเซียจึงขอประกาศเอกราชไว้ ณ ที่นี้

อีกประการหนึ่งเพื่อที่จะจัดกังรัฐบารสำหรับรัฐอินโดนีเซีย เชื่อที่จะผลป้องกุ้นกรอง ประกากรและประเทศอินโดนีเซีย เพื่อที่จะส่งเสริบการประชาสงเคราะห์ เชื่อที่จะยกระกับ มากรฎาแการครองชีพ และเพื่อที่จะเข้ามีส่วนรวมในการสถาปนาระเบียบแบบแบบแบบแบ่งโลก ซึ่ง กอกำเนิดอี้แจากอิสระภาพ สันติภาพอันสถาพรและความนุศศิตรรบทางสังกม ซึ่งได้กำระเจลอาย เป็นเอกรายแห่งกาศไอ้ในรัฐธรรมนูญของรัฐอินโดนีเซยอันเป็นสาธารณรัฐที่ที่ออีปไทยของ ประกาณหนีแพื้นฐานและกอกำเนิดอื่นจากความศรัทธาในพระผู้เป็นเจ้าลับศักดิ์สิทธิ์โรกอาย เกียงอะจะและมนุษขอรรมในความเป็นเอกภาพแห่งอินโดกีเซีย และในประชาจิปไทยซึ่งได้รับ การทำไปด้วยกำแนะแบวทางอันธาญฉลาดด้วยการปรึกษาหารือและการมีผู้แทบเพื่อเป็นกัก ประกับโกกวามนุลที่ธรรมทางสังคมสำหรับประชากรการอินโดนีเซียทั้งมวล

ยนาก 🖢 ....

# <u>หมวคที่ ๑</u> รู<u>ปคักษณะและอำนาจอธิปไตยของร</u>ัฐ

#### บากรา 🤊

- ๑. รัฐกินโดนีเซียเป็นรัฐเกี่ยวมีรูปตักษณะเป็นสาขารณรัฐ
- ๒. อำนาจอใปไทยเป็นของปวงอนและจะนำมาใช้อย่างสมบูรณ์โดยตางสภาแห่งประชานน

## <u>หมวกที่ ๒</u> สภาแห<u>่งปร*ะ*ขาชน</u>

#### บาตรา 🕾



- ผลานระจะประการแพ็งประกอบค้วยสมาชิกของสภาผู้แพนของต้องถิ่นกับผู้แพนของกรุ่นบุลคอ กาง ๆ การแหม้ดูผลิที่จะได้กำหนดขึ้นไว้เป็นกฎามาย
- ๒. สภายางประสาชนพึงเปิดการประสุบขึ้นในเนื่องหลวงของรัฐอย่างน้อยที่สุดกรั้งหนึ่งใน กุก ๆ ระยะห้าปี
- ๓. การวินิจฉับขึ้งาดทั้งบ่วงของสภาแห่งประชาชนซึ่งกระทำได้โดยถือคะแบบเลี้ยงข้างนาก

#### บาลงาก

สภาแห่งประกาชบพึ่งประกาศรัฐธรรบนูญของก็ใช้ เป็นกฎรมายและกำหนดแนว นโยบายแห่งการี

## <u>หุบวคที่ ๓</u> อำนาจของรัฐบาล

#### บากรา ๔

- ประธานาธิบดียอมตรงไว้ซึ่งลำนาจของรัฐบาลตาบรัสธรรบนูญปัจจุบัน
- ๒. ในการปฏิบัติหน้าต่ประชามาธิบดีซึ่งได้รับการช่วยเหลือโดยรองประชามาธิบดี

#### บากรา ๕

- ประชานากิบที่ตั้งเป็อำนาจนี้ที่บัญก็ควยความยืนยอมเห็นสอบของสภาผู้แทน
- ๒. ประธานาซิบดีตึงประกาศใช้กฤษฎีกาเพื่อให้การใจ้กฎะมายได้เป็นไม่โดยถูกท้องสมบูรณ์

#### มากรา ๖

- ๑. ประชายาธิบดีพึงเป็นชาวอินโคน์เซีย
- ๒. ประธานาธิบดีและรองประชานาธิบดีหึงได้รับเลือกตั้งโดยสภาแห่งประชาชนด้วยละแหม เสียงข้างมาก

#### บาทรา ส

ประชานาธิบดีและรองประชานาธิบดีจะคำรงอยู่ในทำแหน่งได้กราวละห้าปี และประมีผิดชิติจะได้รับเลือกสั่งใหม่อีก

#### มาครา ๔

ในกรณีที่ประชานาชิบคีตาย ดาออก หรือไม่สามารถปฏิบัติหน้าที่ได้ในระหว่าง ที่ยังการงอนูโนตาแหน่ง รองประชานาชิบคีซึงเข้าปฏิบัติหน้าที่แพนจนกว่าจะขึ้นกำหนกเฉอา อนูในกำแหน่งของประชานาชิบคี

#### มากรา ๕

ก่อนเข้ารับตำแหน่งหน้าที่ประชาหาธิบดีและรองบระชาบาชีบดียึงกาวกำ ปฏิบาณกายความเพื่อถือทางศาสมาของแต่ละหน หรือมืณะนั้นก็ไห้กลาวกำษัยสับบาลังกาใช้ ก่อนบ้าสภายนึงประชาชนหรือสภาผู้แทน

กำปฏิญาณของประธานาธิบดี (รองประธานาธิบดี)

"ข้าพเจาซอปฏิญาณว่า ข้าตะเจ้าจะปฏิบัติหน้าตี้ของประธานาธิบดีแห่ง สาธารณรัฐชินโดนีเซีย (รองประธานาธิบดีแห่งสาธารณรัฐชินโดนีเซีย) ถ้วยความซื้อสัตย์ สุรริกและสุจุนคันภีรภาพ ข้าตเจ้าจะยืดพั่นอยู่ในรัฐธรรมนูกและใช้ญาขายข้อนังคับกาง ๆ ค้อยกวาพรอบลอย ทั้งจะยอมอุทีสตนเองเพื่อรับใช้ประเทศชาติและประชาชน ขอพระเป็น เจ้าใก้ไปรถอบูเลราะห์ข้าหเจ้าค้วยเฉียะ

ค่าผู้บุสัญญาของประธานาธิบดี (รองประธานาธิบดี) •ข้ายเจ้าขอให้คำนั้นสังพาวา ข้ายเจ้าจะปฏิบัติหน้าที่ของประธานาธิบดีแผง สาขารณรัชนิโดนีเซีย (รองประธานาชิบดีแห่งสาธารณรัฐอื่นโดนีเซีย) ค้วยกวายตั้งสักย์ สูจริกแกะสูญมภัยดีรภาพ ข้ายเจ้าจะยึดมั่นอยู่ในร้อบรรบนูญและใช้กฎพยายข้อมังกับก่าง ๆ ค้วยความรอบคอบ ทั้งจะยอมอูทิสคนเองเพื่อรับใจประเทศธาติและประธารนๆ

#### บาตรา ๑๐

ประธาณาซีบตีซึ่งเป็นผู้บัญชาการหหารสูงสุดของกองพัพยก กองตัวเรื่อ ยอะ ถองทั้งอากาศ

#### ህገመንስ 🕫

ประชาบาดิบคียอมประกาศสงกราบ ทำสัญญาสันดีภาพ และทำสมหิสัญญากับ ประเทศสัม ๆ ได้ เมื่อได้รับอนุมัติจากสภาผู้แพน

#### บากรา ๑๒

ประชามาธิบดียอมประกาศสถานการณ์ถูกเฉ็นได้ คักยณะและรูปการณ์แห่ง สถานการย์อูกเฉ็นจะได้กำหนดไว้โดยกฎหมาย

#### ህጎጣያብ ቃው

- ประชานาซิบที่พึ่งแทงทั้งเอกอักรราชทุกและถงสุล
- ๒. ประธานาธิบดีตั้งรับเอกอักรราชทุกลองประเทศอื่น ๆ

#### มากรา ๑๔

ประชาบ**าธิบดีมีอำนาจให้ลภัยโทษ ให้นิรโทษกรรม** สั่งเลิกการต้องคกี่อาญา และร่วยใน้ำกับเช้าสู**สภา**พเคิม

#### มาตรา 🕫 🗸

ประธานาชิบดีมีอำนาจให้บรรกายส เครื่องหมายกุณความดี และเอรื่องหมาย แห่งเกียรวิยสอยางอื่น

## <u>หนวดที่ ๔</u> สภาที่ปริ*ก*ษาสูงสุก

#### มากรา ๑๖

- องค์ประกอบของสภาที่ปรึกษาสูงสุดพึงกำหนดไว้ในกฎะบาย
- ๒. ฮภาที่ปรึกษาสูงสุดพึงมีหม้าที่ตอบคำถามทั้งหลายที่ประชานาจิบถี่ส่งมา และพึงมีสิทธิโจ อรับที่จะเวนอความเห็นต่อรัฐบาล

# <u>หมวกที่ ๕</u>

### <u>กระหรวงแหงรั</u>ด

#### บากรา ๑๙

- ๑. ประธานาดีบดีพึงไครับการขายเหลือจากรัฐมนตรีแห่งรัฐ
- บราการ ้อมนครีพึ่งได้รับการแก่งตั้งและถอดกอนจากหน้าที่โดยประชานาจิบถึ
- พ. พรรศารัฐมนตรีที่จรับผิดชอบตำเนินการกระทรวงทหวจกรบของรัฐมาล

## <u>หมวกที่ ๖</u> การบ<u>รีหารงานส่วนภูปิภาค</u>

มาครา ๑๘

การแบ่งส่วนภูมิของอินโคนีเซียออกเป็นหน่วยใหญ่และหน่วยเล็ก รวมตั้งแระ

... วิธีการ

วิธีการบริการ ซึ่งไล้กำหนดไว้ในกฎหมาย โดยคำนึงถึงและปฏิบัติกามหลักแวงชายปรึกษา นารือในระบบของรัฐบาดแห่งรัฐ รวมตั้งสิทธิกามจารีๆประเพณีเฉต**าะท้องถิ่นค**วย

<u>สภายูแทน</u>

นาดรา ๑๕

- องก์ประกอบของสภาผู้แทนผึงกำหนดไว้ในกฎหมาย
- ๒. สภาผู้แกกตั้งประจุมกับอย่างน้ำยปีละครั้ง

#### บาสรา ๒๐

- กฎบบายกุกกบับจะต้องใครับอนุบัคืของสภาผู้แพน
   ในกรณีอีรางกฎหมายฉบับใดไม่ได้รับอนุบัคืของสภาผู้แพน ห้านบีให้เสนอร่างกฎหมาย กรับเป็นกรั้งที่สองในระหวางสบัยประชุมเคียวกันของสภาผู้แทน

#### মাণ্ডার বিভেগ

- ๑. สมาชิกแห่งสภาผู้แทนย่อมนีสีทธิ์ที่จะเสนอกฏหมาย
- ๒. ในกรณีที่ประชาบาธิบที่ไม่เห็นขอบค้วยกับร่างกฤหมายที่ได้ผ่านการใชารณาอยู่นี้ใช่อง อกาสู่แบบเด้ว ห้ามมีให้เสนอร่างกฎหมายนั้นเป็นครั้งที่สองในระหว่างสมัยประจุบ เร็บวดีเธองสภาผู้แทน

#### มากรา ๒๖

- ในกรที่ถูกเฉ็นรียควบ ประธานาธิบดียอมนีสิทธิที่จะพรากฏขอกใจบังคับเป็นกฎสมาย
- ๒. กฏดังกฎาวนั้นจะต้องได้รับอนุนัจิของสภาผู้แผนในการประจุมสมัยค่อไป
- ใบกรณีผู้มีใค้รับอนุมัติ ญที่กราวนั้นเป็นอันยกเลิกไป

## หมวกที่ <u>ส</u> การคลัง

- การประการธายได้และรายจ่ายพึงถ้าหนดไว้ เป็นกฎหมายพุกปี ในกรณีที่สภาผู้แบบไม่ เห็น ขอบถ้วยงบบระหาณีที่งรัฐบาลได้ เสยอให้นำงบประมาณีที่อะเมาใช้นังกับ
- ๒. ภาษีพุกแบบที่เรียกเก็บในนามของรัฐบาลจะต้องเป็นไปตามกฎหมาย
- สนึกและ ระเภพชองเงินกราจะต้องกำหนดไว้ในกฎหมาย
- ๔. เรื่องอื่นไกล้นเกี่ยวกับการคลังศาธารณะจะพ้องกำหนดไว้ในกฎหมาย
- ๕. สำนักงานอำระจัดปีกลางซึ่งปีกฎหมายวางบนบักตัวไว้นั้น ซึ่งไค้รับการกอกังซึ้นเพื่อกวบคุม กวามรับผีสตอบโนการกลังสาธารณะ บรรกาข้อเท็จจรึงที่สำนัญงางนี้ค้นตาไว้ชื่องรับสหอ คอสภาผู้ผมม

## <u>หมวกที่ ๔</u>

## <u>อำนาจตุลาการ</u>

### រោការ 🗺

อำวาจกุลาการวึงไซ้โดยสาลสูงสุดและสาลอื่น ๆ ซึ่งได้รับการสถาปะกขึ้นควบการขาย
 องค์การและเฉคอำนาจของศาลสิ่งกำหนดไว้ในกฎหมาย

### บาครา ๒๕

เงื่อนไข่ในการที่จะรับบุลละเข้า เป็นสมาชิกในคำแหน่งหน้าที่กูลาอารและในการ ปลดออกจากตำแหน่งหน้าที่ดังกล่าวนั้นพึงกำหนดไว้ในกฎหมาย

## <u>หมวยผู้ ๑๐</u>

### <u>พล เมื่อง</u>

#### มาุกรา ๒๖

•. พอเมืองของได้ยกผู้ที่เป็นชาวอินโดนีเซียโดยกำเน็ด พลอดจะบุกคลพัฐธาติย์ย่นได้ใการ ... รับรอง รับรองได้เป็นพุทเพื่องอื่นโคนีเซียได้ตามกฎหมาย ๒. บรรคาเรื่องที่เกี่ยวข้องกับการเป็นพลเพื่องนี้พึงกำหนดไว้ในกฎหมาย

#### มากรา 🖼

- ระเมืองซึ่งช่วงยอมเสมอภากกันกอกฏสบายและในกรณียกิจที่เกี่ยวกับรัฐบาล แต่จะเมือง ทั้งหมอพึงเลารพก่อกฏหมายและรัฐบาลโคยปราสจากข้อยกเว้น
- พละเมืองพุกกระเอยพรงไว้ซึ่งสิทธิในการหาประโยชม์และการคำรงอยู่สมสาบกุรภายตั้ง ความเป็นปรุ่นน์

#### มาตรา 🖼

สิทธิโนการร่วมซุมนุมและสั่งสมาคมอิสระ สิทธิโนการแยกงความถือเป็นต้วย วาจาหรือเป็นตายวักษณ์ภักษร ฯลฯ พึ่งกำหนดไว้เป็นกฎหมาย

## <u>หมุวกที่ .๑๑</u>

### <u>ศาสนา</u>

#### ขากรา **๒๔**

- รัฐพึงปราก การอยู่บนความศรัทธา เลื่อมไฟในอานุภาคแห่งพระเป็นเจ้า
- รัฐพึงไก้ประกับเฮรีภาพของประชาชนพุทธนในอันที่จะนับถือสาสบายละในการพื่จะ ประกอบการบลิจตายถวาบเดือนโสสรัทธาของตน

## หมวกที่ •๒ การป้องกับแห่ง<u>เวา</u>ที่

#### บากรา ๑๐

- งละเบืองทุกกรยาสยทรงไว้≘ึ่งสิทธิและหน้าที่ในอันที่จะเข้ามีส่วนรวยไนการป้องกับรัฐ
- บรรธาเรื่องที่เกี่ยวกับการป้องกันพึงกำหนดไว้เป็นกฎหญาย

หมวกที่ ๑๓ ...

#### <u>หมางผม จะ</u> รู้

### <u>การศึกษา</u>

ህገሞያች መቀ

- พล เมือง ุกกนบอบหรุงไว้ยิ่งสิทธิในการศึกษา
- รัฐบาลฟังสถาปชาระบบของการศึกษาแห่งชาติ ซึ่งย่อมกำหนดไว้เป็นกฎหมาย

#### ህጎጣያገ መል

รัฐบาลพึงสงเสริมวัฒนธรรมแห่งชาติของถิ่นโคนีเซีย

## หมวกที่ <u>๑๔</u>

### สุรัสดิการสังคม

ህገሞን ገ መመ

- เศรษฐกิจซึ่งได้รับการจัดขึ้นบนพื้นฐานของการสผกรณ์และพึงก่อตั้งขึ้นจากกร อะกรัวเป็นผลัก
- ๒. ชาชาแห่งการแก็กทั้งหลายซึ่งมีความสำกัญก่อรัฐ และซึ่งมีแลอยู่เหนือชีวิทของประชาชน ทั่วไปที่จะผู้ในกวามควบกุมของรัฐ
- ชั้นคืนสาระกับการความอุดมะมนูรณ์ภามธรรมชาติที่มีอนูในซึ่งเพลานั้นพิงธาไปของาม ควบคุมธองรัฐสาระพิงไร้เพื่อความเจริญรุ่งเรื่องอย่างเก็บที่ของประชาชน

#### บาตรา 🚁

รัฐทีมจัดการชวยเหลือกนยากจนและกมเรรถน

หม<u>วดที่ ๑๕</u>

<u>สงและภาษา</u>

บาครา ๑๕

องตางราชการของอินโค ีเซียมีสีแคง — ขาว

#### มากรา ๓๖

## ภาษาขวงราชการคือภาษาอื่นโคยีเชีย

## หมวกที่ <u>๑๖</u> การแก้ไขเพิ่มเก็มรัฐธรรมนูญ

#### มาครา ๑๙

- •. ในการที่จะแก้โซ เชื้อเดิมรัฐธรรมนูญ จะท้องนี้สมาชิกของสภาประเทชพบาร้วมประสุม อย่างย้อยช่วงในสามของสมาชิกทั้งหมด
- มก็เพื่อการก็จะก้องมีละแบบเสียงช่วนใหญ่ไม่น้อยกว่าสองในสามของจับอยะกวิกิตั้งผมก พี่มาประชุม

#### บทเสมาะกาณ

- คณะกรรมการ เครียมการ เพื่อเอกมุวชของถิ่นโดนีเชียพึ่งจัดและคำ เหียการ เรียกรประเทศ ในระกะต่. เพื่องโปจนถึงมีรัฐยาลอินโดนีเซีย
- มรรกาชตามีแกะกฎข้อบังคับของทางราชการพี่มีอยู่แล้ว ให้คงมีผลไร้บังคับอยู่ได้ถอไป จนกว่าสาวมับสรากฏข้อบังคับไหมจะได้รับการจัดกั้งขึ้นตามรัฐธรรมนูญฉบับปัจจุบัน
- ก. ในระยะ เรื่อยรถประชาหาสิบคีและรถงประชานาชิบก็พึงได้รับเลือดตั้งซึ้นโดยฉพะกรรมการ เกรียมการ เรื่อเลกราจของซินโดนีเบีย
- ๔. ก่อนที่จะจัดกั้งสถาประชาชนชื้น ให้ประชานาธิบดีมีอำนาจบริหารกิจการใบหน้าเพื่อง สภาผู้แบบและสภาพ์บริกษาสูงสุกตามรัฐธรรมนูญ ฉบับปัจจุบัน ค้ายความส่วย เลืององ คณะกรรมการแบ่งสาดิ

## บหุ<u>มักเพิ่มเติม</u>

 ภายในหกเลือนอรังจากเสร็จสิ้นสงครามพหาถาเชียบูรพา ให้ประชาชาชิธสีนี้สำหาจจัดการ และบริหารงานในเรื่องทั้งแวงที่ได้บั รัติไว้ในรัฐธรรมผูญฉบับปัจจุบัน  ภายในหกเกือนหลังจากการจัดตั้งสภาประชาชนแล้ว ให้สภานี้ประชุมปรึกษา เอ็อประกาศ รัฐธรรมนูญนี้ใช้ เป็นกฎหมาย

## <u>กฎบัตรบาภาร์ตา</u>

โกยที่เอกราช เป็นสิทธิของทุกประชาชาที่ ดังนั้นการถืออำหาจ เข้ายีกกรถงไม่ว่า ด้วยแบบใด ๆ ไทเโลกนี้ กันเป็นการจัดแย่งกับมนุษย์ธรรมและความยุกถือกรวม จักก่องถูกต้ม ต้างไปสั้น

การก่อตู้เพื่อความเป็นเอกราชของอินโคนีเปียได้บรรดุจึงข้นที่ก่ากึ่งผลได ซึ่ง ประชากรชาวอินโตใเซียได้รับการทำไปคู่พวารแห่งรัฐกินโดกีเซียอันทรงไว้ยิ่งตวายเป็นเอกราช เป็นอันหนึ่งอับเดียวกับ พร้อมด้วยลำนาจอชิปไดยความยุตติปรรมและความเจริกูรุ่งเรื่อง

ด้วยแม่งพระเป็นเจ้าอันศกสีสิทธิและค้วยอาศัยอุณมติอัยสูงส่งไปอัยต์จะนำชีวิต ประชาชาติเฮรี่ ประชาภรชาวอินโดนีเอียจึงขอประกาศเอกราชไว้ ณ ที่ตั้

อีกประการหนึ่ง เพื่อที่จะจัดตั้งรัฐบาลสาหรับอินโดนีเบีย เพื่อตุ้นกรางประชากร และประเทศอินโดนีเพีย เพื่อที่จะส่ง เสริมการประชาสง เคราะห์ เพื่อที่จะยกระกับบากรฐาน การกรองชีพ พละเพ็กที่จะเข้ามีส่วนร่วมในการสถาปนาระเบียบแบบถอนแห่งโลกนึ่งก่อถำเนิด ขึ้นจากอิศระภาพ สันศึภาพอันสภาพร และความยุติธรรมพางสังคม จึงได้ถำแบบกวายเป็น เอกราชแห่งสาทีขึ้นไว้ในรัฐธรรมนูญของรัฐบินโดนีเพียอันเป็นสาธารณรัฐที่มีอธิบัไดยของ ประชาชนเป็นนั้นฐานและก่อกา เทิดขึ้นจากความศรัพษาในพระเป็นเจ้า ตัวผมนักผีเรียอรับ สาสทราจารย์แห่งสาสมาติสลามที่ยอมรับตามภูมมายอิสลาม อันสาคลอ้างกับผลอแห่งกวาม ยุติธรรมและศิลษรรมของมายย์ ความเป็นอันหนึ่งอันเทียวกับของอินโดนีเบียและระบอบ ประชาธิปไดย ซึ่งเก็บปล้ายวิธีการอันชาญฉลาด โดยทางบริกษาหารือ การพ่งผู้แทน เพื่อเป็น หลักประกันโยกวามยุติธรรมทางสังคมสำหรับประชากรชาวอินโดนีเพียทั้งมวล

## ยาการ์ตา. ๒๒ มี.ย. ๒๕๐๕

(ลงชื่อ) .....ชูการโล

คร. โมชัมมัก ฮักตา
เว.เอ.มารานิส
ชาปิกุสโนโยโกสสุโยโซ
ฮับกุลกาฮาร์ มูชากีร์
เฮะ.เอ.ซาลิม
อาสมัก สุมาร์กโจ
วาซิก ฮาซ์ม
นูตัณมัก ยามิน.



(๑) เทากับนี้ ก.ก. ๑๕๕๕

The English text of the Treaty is as follows:

'TREATY OF FRIENDSHIP

BETWEEN

THE FEDERATION OF MALAYA

AND

THE REPUBLIC OF INDONESIA

Aware of the existing ties of history, race and culture, which from time immemorial have bound together the people of both countries,

prompted by the desire to restore the relations, which have interrupted by accidents of history and to bring about and strengthen close mutual co-operation on matters exclusively affecting both countries consistent with the spirit of the Charter of the United Nations and the principles as enunciated at the Asia-African Conference in Bandung in 1955,

THE FEDERATION OF MALAYA

AND

THE REPUBLIC OF INDONESIA

have decided to conclude a Treaty of Friendship and to this end have appointed as their plenipotentiaries:

THE HONOURABLE DATO'ABDUL RAZAK BIN DATO'
HUSSEIN, PRIME MINISTER, FEDERATION OF MALAYA
H.E. DR. H DJUANDA KARTAWIDJAJA,

PRIME MINISTER REPUBLIC OF INDONESIA.

ho, having examined each other's credentials

and having found them good and in due form, have agreed as follows:

#### ARTICLE 1

1. The two High Contracting Parties shall respect the independence and sovereighty of each other and shall strive to maintain the traditional, cultural and historical ties that have bound them together.

#### ARTICLE 2

2. The two High Contracting Parties agree to maintain and continue between them diplomatic and consular representatives of either Party shall enjoy, on a reciprocal basis, all the rights, privileges, exemptions and immunities accorded to officers of their status and rank in conformity with the generally accepted principles of international law and usage.

#### ARTICLE 3

- 3. The two High Contracting Parties, recognising that, subject to consideration of security, public order, public health and immigration control of their respective countries, their nationals should be subject to the minimum of restrictions when
  - (a) travelling between and within; and
  - (b) residing

in the two countries, agree to examine any restrictions imposed on, and inconvenience now suffered by, their nationals so travelling and residing with a view to the conclusion

of agreements alleviating such inconvenience or modifying or removing such restrictions on a reciprocal basis.

#### ARTICLE 4

4. The two High Contractizg Parties agree that in case any dispute on matters directly and exclusively affecting them should arise they shall endeavour to settle such dispute through usual diplomatic channels in a true spirit of friendship and goodwill. If a settlement cannot be found through such channels within a reasonable time, they shall endeavour to settle them by other ways and means in accordance with the United Nations Charter and the principles enunciated at the Asia-African Conference in Bandung in 1955.

#### ARTICLE 5

5. The two High Contracting Parties, in order to bring about closer cooperation, agree to examine questions relating to consular relations, trade communications, the surrender of fugitive offenders and all other matters of common interest with a view, where remains and whenever possible, to the conclusion of agreements on a reciprocal basis.

#### ARTICLE 6

6. The two High Contracting Parties, conscious of the fact that the Malay and Indonesian languages have a common origin, shall strive through cooperation, collaboration and consultation to achieve the greatest

possible uniformity in their use and development

#### ARTICLE 7

- 7. The two High Contracting Parties, desiring to achieve the maximum cooperation in the cultural, intellectual, scientific and educational fields, agree subject to considerations of security and public order in their respective countries:
- (a) to promote the exchange of educationists, scientists, teachers, students, study groups, artists and representatives of social, and cultural organisations;
- (b) to promote the exchange of the findings and results of scientific and general research;
- (c) to promote the exchange through official channels of educational and cultural publication, films, newspapers, reviews and radio broadcasts in order to increase knowledge and mutual understanding;
- (d) to promote the exchange of objects of archaeological, historical and cultural interest;
- (e) to assist each other in the promotion of training in the educational, scientific, technical and industrial fields;
- (f) to encourage and facilitate the holdingof concerts, and of art, scientific and literary exhibitions;
- (g) to encourage their students to study in the universities and educational institutions of each other;
  - (h) to encourage and promote activities in

the field of sports between their two countries; and

(1) to protect the cultural and archaeological property of each other in so far as this is not covered by general agreements of an international character.

#### ARTICLE 8

8. This treaty shall come into force on the date of the exchange of the Instruments of Ratification which shall take place as soon as possible in Djakarta.

#### ARTICLE 9

9. Each High Contracting Party reserves the right to terminate this Treaty by means of a notification to the other High Contracting Party and such termination shall have effect at the expiration of six months from the date of such notification.

#### ARTICLE 10

10. This Treaty is drawn up in the Malay, Indonesian and English languages which have equal value. Any divergent interpretation of the three texts shall be settle by negotiation.

IN FAITH THEREOF the Plenipotentiaries of the High Contracting Parties have signed the Treaty and have hereto affixed their seals.

Done in Kuala Lumpur on the Seventeenth Day of April in the year one Thousand Nine Hundred and Fiftynine

For the Federation of For the Republic of Malaya Indonesia

DATO! ABDUL RAZAK BIN DR. H. DJUANDA KARTI-

DATO' HUSSEIN

WIDJAJA

(SEAL)

(SEAL)

This is to certify that the text reproduced herein is a true and complete copy of the treaty and it includes all reservations made by the parties thereto"

#### TRIPARTITE SUMMIT MEETING-MANILA ACCORD

- 1. The Governments of the Federation of Malaya, the Republic of Indonesia and the Republic of the Philippines, prompted by their keen and common desire to have a general exchange of views on current problems concerning stability, security, economic development and social progress of the three countries and of the region and upon the initiative of President Diosdado Macapagal, agreed that a Conference of Ministers of the three countries be held in Manila on 7th June, 1963, for the purpose of achieving common understanding and close fraternal cooperation among themselves. Accordingly, Tun Abdul Fazak, Deputy Prime Minister of the Federation of Malaya: Dr. Subandrio, Deputy First Minister/Minister for Foreign Affairs of the Republic of Indonesia; and Honourable Emmanuel Pelaez. Fice President of the Philippines and concurrently Secretary of Foreign Affairs, met in Manila from 7 to 11 June, 1963.
- 2. The deliberations were held in a frank manner and in a most cordial atmosphere in keeping with the spirit of friendship prevailing in the various meetings held between President Soekarno of the Republic of Indonesia, and Prime Einister Tunku Abdul Rahman Putra of the Pederation of Malaya, and President Diosdado Macapagal.

This Kinisterial Conference was a manifestation of the determination of the nations in this region to achieve closer cooperation in the endeavour to chart their common future.

- 3. The ministers were of one mind that the three countries share a primary responsibility for the maintenance of the stability and security of the area from subversion in any form or manifestation in order to preserve their respective national identities, and to ensure the peaceful development of their respective countries and of their region, in accordance with the ideals and aspirations of their peoples.
- 4. In the same spirit of common and constructive endeavour, they exchanged views on the proposed Confederation of nations of Malay origin, the proposed Federation of Malaysia, the Philippine claim to North Borneo and related problems.

#### THE MACAPAGAL PLAN

5. Recognising that it is in the common interest of their countries to maintain fraternal relations and to strengthen cooperation among their peoples who are bound together by ties of race and culture, the three Ministers agreed to intensify the joint and individual efforts of their c countries to secure lasting pcace, progress and prosperity

for themselves and for their neighbours.

- 6. In this context, the three Ministers supported
  President Macapagal's plan envisaging the grouping
  of the three nations of Malay origin working together
  in closest harmony but without surrendering any portion
  of their sovereignty. This calls for the establishment
  of the necessary common organ.
- 7. The three Ministers agreed to take the initial steps towards this ultimate aim by establishing machinery for frequent and regular consultations. The details of such machinery will be further defined. This machinery will enable the three governments to hold regular consultations at all levels to deal with matters of mutual interest and concern consistent with the national, regional and international responsibilities or bligations of each country prejudice to its sovercignty and independence. The Ministers agreed that their countries will endeavour to achieve close understanding and cooperation in dealing with common problems relating to security, stability, economic, social and cultural development.
  - 8. In order to accelerate the process of growth towards the ultimate establishment of President Macapagal's plan, the Ministers agreed that each country shall

set up its own National Secretariat. Pending the establishment of a Central Secretariat for the consultative machinery, the National Secretarics should coordinate and cooperate with each other in the fulfilment of their tasks.

9. The Ministers further agreed to recommend that Heads of Government and Foreign Ministers meet at least once a year for the purpose of consultations on matters of importance and common concern.

#### MALAYSIA AND NORTH BORNEO

- 10. The Ministers reaffirmed their countries' adherence to the principle of self-determination for the peoples of non-self-governing territories. In this context Indoneria and the Philippines stated that they would welcome the formation of Malaysia provided the support of the people of the Borneo territories is ascertained by an independent and impartial authority, the Secretary-General of the United Nations or his representative.
- 11. The Federation of Kalaya expressed appreciation for this attitude of Indonesia and the Philippines and undertock to consult the British Government and the Governments of the Borneo territories with a view to inviting the Secretary-General of the United Nations

or his representative to take the necessary steps in .

order to ascertain the wishes of the wishes of the people of those territories.

12. The Philippines made it clear that its position on the inclusion of North Borneo in the Federation of Malaysia is subject to the final outcome of the Philippine claim to North Borneo. The Ministers took note of the Philippine claim and the right of the Philippines to continue to pursue it in accordance with international law and the principle of the pacific settlement of disputes. They agreed that the inclusion of North Borneo in the Federation of Malaysia would not prejudice either the claim or any right thereunder. Moreover, in the context of their close association, the three countries agreed to exert their best endeavours to bring the claim to a just and expeditious solution by peaceful means. such as regotiation, conciliation, arbitration, or . judicial settlement as well as other peaceful means of the parties' own choice, in conformity with the Charter of the United Nations and the Bandung Declaration.

13. In particular, condidering the close historical ties between the peoples of the Philippines and North Borneo as well as their geographical propinquity, the Ministers agreed that in the event of North Borneo joining

the proposed Federation of Malaysia the Government of the latter and the Government of the Philippines should maintain and promote the harmony and the friendly relations subsisting in their region to ensure the security and stability of the arca.

MEETING OF HEADS OF GOVERNMENT

14. The Ministers agreed to recommend that a Meeting
of their respective Heads of Government be held in

Manila not later than the end of July 1963.

- 15. The Ministers expressed satisfaction over the atmosphere of brotherliness and cordiality which pervaded their Meeting and considered it as a confirmation of their close fraternal ties and as a happy augury for the success of future consultations among their leaders.
- 16. The Ministers agreed to place on record their profound appreciation of and gratitude for the statemanlike efforts of President Macapagal whose courage, vision and inspiration not only facilitated the holding of this historic Meeting but also contributed towards the achievement for the first time of a unity of purpose and a sense of common dedication among the peoples of Malaya, Indonesia and the Philippines.

Approved and Accepted.

MANILA.

July 31, 1963



SOEKARNO,

President of the Republic of Indonesia

DIOSDADO MACAPAGAL,

President of the Philippines

TUNKU ABDUL RAHMAN PUTRA AL-HAJ,

Prime Minister of the Federation of Malaya

# TREPARTIES SORRIE MILLERS SINDER DECEMBER TON

The President of the Republic of Indonesia, the President of the Philippines and the Prime Minister of the Federation of malay, assembled in a summit Conference in Manila from July 30 to August 5, 1963, following the Meeting of their Poreign Ministers held in Manila from June / to 11, 1963:

Conscious of the historic significance of their coming together for the first time as leaders of sovereign States that have emerged after long struggles from colonial status to independence;

Inspired also by the spirit of Asian-African solidarity forged in the Bandung Conference of 1955;

bound together by close historical ties of race and culture, share a primary responsibility for the maintenance of the stability and security of the area from subversion in any form or manifestation in order to preserve their respective national identities and to ensure the peaceful development of their respective countries and their region in accordance with the ideals and aspirations of their peoples; and

Determined to intensify the joint and individual efforts of their countries to secure lasting peace, progress and prosperity for themselves and their neighbors in a world dedicated to freedom and justice;

#### DU madaBY JaChada:

First, that they reaffirm their adherence to the principle of equal rights and self-determination of peoples as enunciated in the United Nations Charter and the Mandung Declaration;

Second, that they are determined, in the common interest of their countries, to maintain faternal relations, to strengthen cooperation among their peoples in the economic progress and social well-being in the region, and to put an end to the exploitation of man by man and of one nation by another;

Third, that the three nations shall combine their efforts in the common struggle against colonialism and imperialism in all their forms and manifestations and for the eradication of the vestiges thereof in the region in particular and the world in general;

Fourth, that the three nations, as new emerging forces in the region, shall cooperate in building a new and better world based on national freedom, social justice and lasting peace; and

Fifth, that in the context of the joint ...endeavours

endeavours of the inree nations to achieve the foregoing objectives, they have agreed to take initial sceps towards the establishment of Maphilindo by holding frequent and regular consultations at all levels to be known as Mushawarah Maphilindo,

WANTLE,

August 5, 1963.

SUBKARNO,

President of the Republic of Indonesia

DIOSDADO MACAPACIA,

President of the Philippines
TUNKU ADDOD REMAINS FORKE MU-REJ
Prime Winister of the Federation
of Walaya

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### TRIPARTITE SUMMIT MEETING-JOINT STATEMENT

The President of the Republic of Indonesia, the President of the Philippines, and the Prime Minister of the Federation of Malaya met at a summit conference in Manila from July 30 to August 5, 1963.

- 1. Moved by a sincere desire to solve their common problems in an atmosphere of fraternal understanding, they considered, approved and accepted the report and recommendations of the Foreign Ministers of the three countries adopted in Manila on June 11, 1963 (hereafter to be known as the Manila Accord).
- 2. In order to provide guiding principles for the implementation of the Manila accord the Heads of Government have issued a declaration known as the Manila declaration, embodying the common aspirations and cobjectives of the peoples and governments of the three countries.
- 3. As a result of the consultations amongst the three heads of Government in accordance with the principles enunciated in the Manila declaration, they have resolved various current problems of common sencern.

4. Pursuant to paragraphs 10 and 11 of the Manila accord the United Nations Secretary-General or his representative should ascertain prior to the establishment of the Federation of Malaysia the wishes of the reople of Sabah (North Borneo) and Sarawak within the context of General assembly Resolution 1541 (15), principle 9 of the annex, by a fres approach, which in the opinion of the Secretary-General is necessary to ensure complete compliance with the principle of self-determination within the requirements embodied in principle 9, taking into consideration:

- (I) the recent elections in Sabah (North Borneo)
  and Sarawak but nevertheless further examining;
  verifying and satisfying himself as to whether
  - (a) Malaysia was a major issue, if not the issue;
  - (b) Electoral registers were properly compiled;
  - (c) Elections were free and there was no coercion: and
  - (d) Votes were properly polled and properly counted; and
  - (II) the wishes of those who, being qualified to vote; would have exercised their right of self-determination in the recent.

    elections had it not been for their detention for political activities, imprisonment for political offences of absence from Sabah (North Borneo) or Sarawak.

- 5. The Secretary-General will be requested to send working teams to carry out the task set out in paragraph 4.
- 6. The Federation of Malaya, having undertaken to consult the British Government and the Governments of Sabah (North Bornee) and Sarawak under paragraph 11 of the Manila accord on behalf of the three Heads of Government, further undertake to request them to cooperate with the Secretary-General and to extend to him the necessary facilities so as to enable him to carry out his task as set out ir paragraph 4.
- 7. In the interest of the countries concerned. The three Heads of Government doem it desirable to send observers to witness the carrying out of the task to be undertaken by the working teams and the Federation of Malaya will use its best endeavors to obtain the co-operation of the British Government and the Governments of Sabab (North Borneo) and Sarawak in furtherance of this purpose.
- 8. In accordance with paragraph 12 of the Manila accord, the three Heads of Government decided to request the British Government to agree to seek a just and expeditious solution to the dispute between the British Government and the Philippines Government concerning Sabah (North Borneo)

by means of negotiation, conciliation and arbitration, judicial settlement, or other peaceful means of the parties'. In choice in conformity with the Charter of the United Nations. The three Heads of Covernment take cognizance of the position regarding the Philippine claim to Sabah (North Bornee) after the establishment of the Federation of Malaysia as provided under paragraph (Conformation of Malaysia as provided under paragraph (Conformation of Malaysia accord, that is, that the inclusion of Sabah (North Bornee) in the Federation of Malaysia does not prejudice either the claim or any fight thereunder.

- 9. Pursuant to paragraphs 6,7,8, and 9 of the Manila accord and the fifth principle of the Manila declaration, that is, that initial steps should be taken towards the establishment of Maphilindo by holding frequent and regular consultations at all levels to be known as Mushawarah Maphilindo, it is agreed that each country shall set up a national secretariat for Maphilindo affairs and as a first step the respective national secretariats will consult together with a view to coordinating and co-operating with each other in the study on the setting up of the necessary machinery for Maphilindo.
- 10. The three Heads of Government emphasized that the responsibility for the preservation of the national independence of the three countries and of the peace

and security in their region lies primarily in the hands of the governments and the peoples of the countries concerned, and that the three Governments undertake to have close consultation (MUSHA.ARAH) among themselves on these matters.

- 11. The three Heads of Government further agreed that foreign bases-temporary in nature-should not be allowed to be used directly or indirectly to subvert the national independence of any of the three countries. In accordance with the principle enunciated in the Bandung Declaration, the three countries will abstain from the use of arrangements of collective defence to serve the particular interests of any of the big powers.
- 12. President Sukarno and Prime Minister Tunku Abdul
  Rahman express their deep appreciation for the initiative
  taken by President Macapagal in calling the summit
  conference which, in addition to resolving their differences
  concerning the proposed Federation of Malaysia, resulted
  in paving the way for the establishment of Maphilindo.
  The three Heads of Government conclude this conference,
  which has greatly strengthened the fraternal ties which
  bind their three countries and extended the scope of
  their co-operation and understanding, with renewed
  confidence that their governments and peoples will together

make a significant contribution to the attainment of just and end-ring peace, stability and prosperity in the region.

AGREFMENT BETWEEN THE GOVERNMENT OF THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND AND THE GOVERNMENT OF THE FEDERATION OF MALAYA ON EXTERNAL DEFENCE AND MUTUAL ASSISTANCE

Kuala Lumpur, ................1957.

WHEREAS the Federation of Malaya is fully self-governing and independent within the Commonwealth;

AND WHEREAS the Government of the Federation of Molaya and the Government of the United Kingdom of Great Britain and Northern Ireland recognise that it is in their common interest to preserve peace and to provide for their nutual defence;

AND WHEREAS the Government of the Federation of Malaya has now assumed responsibility for the external defence of its territory;

NOW THEREFORE the Government of the Federation of Malaya and the Government of the United Kingdom of Great Britain and Northern Ireland have agreed as follows:

#### ARTICLE T

The Government of the United Kingdom undertake to afford to the Government of the Federation of Malaya such assistance as the Government of the Federation of Malaya may require for the external defence of its territory.

#### ARTICLE II

The Government of the United Kingdom will furnish the Government of the Federation of Malaya with assistance of the kind referred to in Armex 1 of this Agreement, as may from time to time be agreed between the two Governments for the training and development of the armed forces of the Federation.

#### ARTICLE III

The Covernment of the Federation of Malaya will afford to the Covernment of the United Kingdom the right to maintain in the Federation such neval, land and air forces including a Commonwialth Strategic Reserve as are agreed between the two Governments to be necessary for the purposes of Article I of this Agreement and for the fulfilment of Commonwealth and international obligations. It is agreed that the forces referred we in this Article may be accompanied by authorised service organisations and civilian components (of such size as may be agreed between the two Governments to be necessary) and dependents.

#### ARTICLE IV

The Government of the Federation of Malaya agrees that the Government of the United Kingdom may for the purposes of this Agreement have, maintain and use tases and facilities in the Federation in recordance with the provisions of Annexes 2 and 4 of this Agreement and may establish; maintain and use such additional bases and facilities as may from time to time be agreed between the two Governments. The Government of the United Kingdom shall at the request of the Government of the Federation of Malaya vacate any base or part thereof; in such event the Government of the Federation of Malaya shall provide at its expense agreed alternative accommodation and facilities.



#### ARTICLE V

The conditions contained in Annex 3 of this Agreement shall apply to the forces, the authorised service organisations, the civilian components and the dependents referred to in Article III while in the territory of the Federation of Malaya in pursuance of this Agreement.

#### ARTICLE VI

In the event of a threat of amed attack against any of the territories or forces of the Federation of Malaya or any of the secretories or protectorates of the United Kingdom in the Far Wast or any of the forces of the United Kingdom within those territories or protectorates or within the Federation of Malaya, or other threat to the preservation of peace in the Far East, the Governments of the Federation of Malaya and of the United Kingdom will consult together on the neasures to be taken jointly or separately to ensure the fullest co-operation between them for the purpose of meeting the situation effectively.

#### ARTICLE VII

In the event of an armed attack against any of the territories or forces of the Federation of Malaya or any of the territories or protectorates of the United Kingdom in the Far East or any of the for as of the United Kingdom within any of those territories or protectorates or within the Vederation of Malaya, the Governments of the Federation of Malaya and of the United Kingdom undertake to comperate with each other and will take such action as each considers necessary for the purpose of meeting the situation of Captively.

### ARTICIE VIII

In the event of a threat to the preservation of peace or the outbreak of hostilities alsowhere than in the area covered by Articles VI and VII the Government of the United Kingdon shall obtain the prior agreement of the Government of the Federation of Malaya before committing United Kingdon forces to active operations involving the use of bases in the Federation of Malaya; but this shall not affect the right of the Government of the United Kingdon to withdraw forces from the Federation of Malaya.

#### ARTICLE IX

The Government of the United Kingdon will consult the Government of the Federation of Malaya when major changes in the character or deployment of the forces maintained in the Federation of Malaya as provided for in accordance with Article III are contemplated.

#### ARTICLE X

The Government of the Federation of Malaya and the Government of the United Kingdom will afford each other an adequate opportunity for comment upon any major administrative or legislative proposels which may affect the operation of this Agreement.

### ARTÍCLE XI

For the purpose of this Agreement, unless the context otherwise requires:

"bases" neans areas in the Federation made by allable by the Government of the Federation of Malaye to the Government of the United Kingdon for the purposes of this Agreement and includes the immovable property and installations situated thereon or constructed therein:

"force" means any body, contingent, or detachment of any naval, land or air forces, or of any such forces, including a Commonwealth Strategic Reserve when in the territory of the Federation pursuant to this Agreement but shall not include any forces of the Federation of Malaya;

"the Federation" means the Federation of Malaya;

"Service authorities" means the authorities of a force who are enpowered by the law of the country to which the force relongs to exercise command or jurisdiction over members of a force or civilian component or dependents;

"Federation authorities" means the authority or authorities from time to time authorised or designated by the Government of the Federation of Malaya for the purpose of exercising the powers in relation to which the expression is used;

"civilian component" means the civilian personnel accompanying a force, who are employed in the service of a force or by an

authorised service organisation accompanying a force, and who are not statcless persons, nor nationals of, nor ordinarily resident in, the Federation;

"authorised service organisation" means a body organised for the benefit of, or to serve the welfare of, a force or

civilian component or dependents;

"dependant" means a person not ordinarily resident in the Federation who is the spouse of a number of a force or civilian component or who is wholly or minly maintained or employed by any such number, or who is in his custody, charge or care, or who forms part of his family;

"service vehicles" means vehicles, including hired vehicles, which are exclusively in the service of a force or authorised

service organisation;

the expression "of a force" used in relation to "vessels" or "aircraft" includes vessels and aircraft on charter for the service of a force.

#### ARTICLE XII

This Agrogment shall come into force on the date of signature.

Br and Northern Ireland

For the Government of the Federation of Malaya

Initiallod (ALAN LENNOX-BOYD)
Date 22.8.57.

Initialled (TUNKU ABDUL RAHMAN PUTRA)
Date 28.8.57.

#### L XERINA

ASSISTANCE BY THE UNITED KINGDOM TO THE ARMED FORCES OF THE FEDERATION

The Government of the United Kingdon, having already undertaken

to finance uncertain capital costs of expansion of the armed forces of the Federation further agree to foster the closest co-operation between the armed forces of the two countries, including joint training of unit formations; and to provide, if so requested by the Government of the Federation of Malaya:

- (a) personnel to assist in the staffing, administration and training of the armed forces of the Federation;
- (b) facilities, including instructional courses abroad, for training numbers of the armed forces of the Federation;
- (c) expert advice and assistance in operational and technical natters;
- (d) use of facilities within the United Kingdom bases for the maintenance and legistic support of the armed forces of the Federation;
- (e) assistance in the supply of equipment for the amed forces of the Federation.

#### ANNEX 2

### BASES, TRAINING AND FACILITIES

Section 1 - Bases and Land

- (1) The registration of ownership and the terms of termine, of land held by the Government of the United Kingdom now or in the future, and the arrangements for acquiring further land, and for the disposal of land or property held, acquired, purchased, constructed or installed at the expense of the Government of the United Kingdom shell be in accordance with the understandings reached between the Government of the United Kingdom and the Government of the Federation of Malaya as set out in Annex 4.
- (2) The Government of the Federation of Melayn agrees to afford the Government of the United Kingdom an adequate opportunity to comment before any development is authorised in the vicinity of the bases that would happer their operation or endanger their security.
- (3) The Covernment of the United Kingdom shall not be obliged on abandoning the use of occupation of any State land or property to leave such land or property in the condition in which it was before such use of occupation.

Section 2 - Training

<sup>(1)</sup> The Government of the United Kingdon may use such defined land and sea areas and facilities outside the bases as may be

agreed between the Government of the United Kingdon and the Government of the Federation of Malaya for the purpose of periodic training and exercises of the force.

(2) The Government of the United Kingdom shall give the Government of the Federation of Malaya such prior notice of their intention to use these further areas and facilities as may be agreed between the two Governments; and the Government of the Federation of Malaya shall take such measures as may be agreed between the two Governments to restrict civilian movement and activity in these areas during their use by the forces, and generally to facilitate the carrying out of such exercises.

Section 3 - Survey

The Government of the United Kingdon may with the agreement of the Federation authorities conduct such topographical, hydrographic, geodetic and other surveys as are required for the purposes of this Agreement in and over the terriotory and territorial waters of the Federation. The results of such surveys, including relevant maps, air photographs, triangulation and other control data, will be made available to the Federation authorities if required.

- Section 4 Movement of Forces, Vessels, Aircraft and Vehicles
  (1) The Government of the Federation of Malaya shall grant
  to the forces, civilian components and dependants, and vessels,
  aircraft and vehicles of the forces, freedom of entry to and
  egress from and movement between the bases by water, land and
  eir. Her Majesty's ships may visit Federation ports on reasonable
  notification.
- (2) The Government of the Federation of Malaya shall allow the forces, civilian components and dependents and the vessels, circular and vehicles of the forces freedom of novement in and over the territory and territorial waters of the Federation of Malaya for the purposes of this Agreement. Aircraft movements shall normally be made in accordance with such regulations of the Government of the Federation of Malaya for the control of aircraft as may be agreed with the Service authorities from time to time, and the movement of vessels shall be in accordance with the normal international practice and any port regulations.
- (3) (a) The Government of the United Kingdom shall have the right to pass explosives (including amunition) through the ports of the Federation and to transport them to any place and to move them to any extent reasonably necessary within the Federation.
- (b) The Government of the United Kingdon will indemnify the port authorities and the Government of the Federation against any legally enforceable claim presented against them by reason of the happening furing the exercise of any of the right aforesaid

in breach of port byellaws or other laws in the Federation in respect of the transport or storage of explosives, of any explosion of such explosives.

- (c) The Government of the United Kingdon will pay compensation to the port authorities and to the Government of the Federation for any damage to property of those authorities or of that Government, as the case may be, resulting from any explosion of such explosives during the exercise by the Government of the United Kingdon of any of the rights aforesaid.
- (d) The indemnity or compensation in any case arising under sub-paragraph (b) or (c) of the paragraph shall be such a sum as is agreed between the Government of the United Kingdon and the port authorities or the Government of the Federation, as the case may be, after having taken into account all the circumstances of the case.
- (c) In the section the expression "Government of the Federation" includes "any State Covernment or local authority or any statutory authority other than port authorities exercising powers vested in it by Federal or State law".

Section 5 - Control of Aircraft, Vessels and Vehicles

- (1) Save as may be otherwise agreed between the Government of the United Kingdom and the Government of the Federation of Malaya, the Government of the United Kingdom may exercise such control over aircraft, vessels and vehicles entering, leaving and within the bases as may be required for the efficient operation, safety and security of the bases.
- (2) The Government of the Federation of Malaya will arrange for such control over aircraft, vessels and vehicles entering, leaving and within areas near the bases as is agreed between the Government of the United Kingdom and the Government of the Federation of Malaya to be necessary to ensure the efficient operation, safety and security of the bases.

Section 6 - Navigational Aids

The Government of the Federation of Malaya shall allow the Government of the United Kingdom to instal throughout the territory and territorial waters of the Federation of Malaya such lights and other mids to navigation as the Covernment of the United Kingdom may deem necessary to ensure the proper operation and safety of the forces, provided that the location of any such aid shall be agreed with the Government of the Federation of Malaya.

Section 7 - Power to Construct and Use Telecommunications, Radar and Broadcasting Systems

(1) The Government of the United Kingdom shall be entitled to link new and existing telecommunications (including radio

and electronagnetic system) and radar systems with the systems of the Government of the Federation of Malaya and with systems outside the Federation of Malaya on terms and conditions to be agreed between the Government of the United Kingdom and the Government of the Federation of Malaya.

- (2) The Government of the Federation of Molaya shall facilitate the transmission of broadcast programmes suitable for members of the forces, the civilian components and dependants, and shall, if requested by the Service authorities, permit such authorities to make arrangements for relaying broadcasts within and between the bases.
- (3) The Government of the United Kingdom shall continue to use and be responsible for existing registered frequencies and power of emission for their telecommunications, radio and radar systems in the Federation, unless otherwise agreed between the Government of the United Kingdom and the Government of the Federation of Malaya; and there shall be agreement between the two Governments about the use by the Government of the United Kingdom of new frequencies and powers of emission for their telecommunications, radio and radar systems in the Federation; and the Government of the Federation of Malaya, for its part, undertakes to notify the Government of the United Kingdom of any proposal to introduce any new frequencies or powers of emission for the Government of the Federation of Malaya's telecommunications, radio and radar systems in the Federation.

#### Section 8 - Postal Services

The Government of the Federation of Malaya shall permit the Government of the United Kingdom to operate if necessary post offices within the bases, and postal services in and between the bases and between the bases and other post offices within and outside the territory of the Federation of Malaya for the exclusive use of the authorities of the Government of the United Kingdom and members of the forces, civilian components and dependents, under arrangements to be agreed with the Government of the Federation of Malaya.

#### Section 9 - Local Purchases

Subject to any wishes expressed by the Government of the Federation of Malaya, the Covernment of the United Kingdom and their contractors and authorised service organisations shall purchase locally goods and commodities which they require for the purposes of this Agreement if they are available at a suitable price and are of the standard required.

Section 10 - Employment of Local Civilians

(1) Subject to any wish expressed by the Government of the Federation of Mclaya, the Government of the United Kingdon and their contractors and authorised service organisations shall

employ such local labour as they may require, provided the labour is available and qualified to do the work. The pay and conditions of employment in such labour shall conform to those obtaining in good employment in the district in which the work is carried out, including those generally prevailing under Federation law. Having regard to the special purpose of the bases, the Government of the Federation of Malaya agrees that in exceptional circumstances laws relating to public health and public safety and for the protection of workers may be applied in a namer that will not happer the operation of the bases for the purposes of this Agreement.

- (2) In the recruitment of local civilians for cherical work, preference shall be given to persons eligible for employment in the service of the Federation Government.
- Section 11 Recruitment of enlistment in the Forces Subject to any wish expressed by the Government of the Federation of Malaya, the Government of the United Kingdom may recruit any persons in the Federation of Malaya for voluntary enlistment in the forces.
- Section 12 Use of Public Services and Facilities
- (1) The Government of the United Kingdom may employ and use for the forces, authorised service organisations, civilian components and dependents any and all public utilities, other services and facilities, airfields, ports, harhours, roads, highways, railways, bridges, viaduets, canals, lakes, rivers and streams in the Federation of Malaya under conditions generally comparable with those applicable from time to time to the armed forces of the Federation of Malaya, unless, in special circumstances, the Government of the Federation of Malaya may otherwise determine.
- (2) Where, at the request of the Government of the United Kingdom, roads or other public services are developed or maintained to a level which would not have been needed but for such request, the Government of the United Kingdom shall make a contribution towards the cost of such development or maintenance as the case may be on a basis to be agreed between the Government of the United Kingdom and the Government of the Federation of Malaya.
- Section 13 Construction, Development and Maintenance of Facilities (1) The Government of the United Kingdom may with the agreement of the Covernment of the Federation of Malaya construct, develop and maintain facilities including roads, railways, bridges, harbours, airfields, channels, entrances and anchorages which
- (2) Where such facilities serve the needs of both Government, the costs shall be berne by the two Governments in such proportions

are necessary for the purposes of this Agreement.

as are agreed between then.

Section 14 - Generation and Distribution of Light, Power and Water and Winning of Construction and Building Materials

- (1) Within the bases and in such places outside the bases as are agreed with the Government of the Federation of Malaya, the Covernment of the United Kingdom may generate light and power for use in the bases, and transmit and distribute water and such light and power between the source and any base by means of cables, pipes or in any other way whatsoever.
- (2) The Covernment of the United Kingdom may, but only in such places whether within or outside the bases as are agreed with the Government of the Federation of Malaya; search for and win water and search for and win natorials for construction or building undertaken by or on behalf of the Government of the Unted Kingdom for the purposes of this Agreement.

### ANNEX 3

### SILTUS OF FORCES

Section 1 - Criminal Jurisdiction

(1) Subject to the provisions of this section:

- (a) the Service authorities shall have the right to exercise within the Federation all criminal and disciplinary jurisdiction conferred on them by the law of the country to which the force belongs over numbers of a force or civilian component or dependents;
- (b) the Federation authorities shall have jurisdiction over the numbers of a force or civilian component or dependants with respect to offences committed within the Federation and punishable by the law of the Federation.
- (2)(a) The Service authorities shall have the right to exercise exclusive jurisdiction over nothers of a force or civilian component or dependants with respect to offences punishable by the law of the country to which the force belongs but not by the law of the Federation.
  - (b) The Federation authorities shall have the right to exercise exclusive jurisdiction over nothers of a force or civilian component or dependents with respect to offences punishable by the law of the Federation but not by the law of the country to which the force belongs.

- (3) In case where the right to exercise jurisdiction is concurrent, the following rules shall apply:
  - (a) the Service authorities shall have the primary right to exercise jurisdiction over nembers of a force or civilian component or dependents in relation to:
    - (I) offences against the security of the country to which the force belongs, offences solely against the property of that country or against the person or property of another nember of the force or civilian component or of a dependent;

(II)offcaces arising out of any act or omission done in the performance of official duty;

(b) in the case of any other offence, the Federation authorities shall have the primary right to exercise

jurisdiction;

- (c) if the authorities having the primary right decide not to exercise jurisdiction, they shall notify the other authorities as soon as practicable. The authorities having the primary right of jurisdiction shall give sympathetic consideration to a request from the other authorities for a walver of their right in cases where those other authorities consider such a waiver to be of particular importance, or where shitable punishment can be applied by disciplinary action without recourse to a court.
- (4) The foregoing provisions of this section shall not confer my right on the Service authorities to exercise jurisdiction over persons who are nationals of or ordinarily resident in the Federation unless they are members of the force or civilian component or dependants.
- (5)(a) The Service authorities and the Federation authorities shall assist each other in arresting members of a force or civilian component or dependants and handing them over to the authority which is to exercise jurisdiction in accordance with the above provisions. The Service authorities shall assist the Federation authorities in the arrest within the bases of other offenders against the laws of the Federation.
- (b) The Federation authorities shall give prompt notification to the Service authorities of the arrest of any number of a force or civilian component or a dependant.
- (c) The custody of an accused member of a force or civilian component or a dependant over when the Federation is to exercise jurisdiction shall remain with the Service authorities until he is brought to trial by the Federation authorities.
  - (6)(a) The Service and Rederation authorities shall assist

each other in carrying out all necessary investigations into offences and in the collection and production of evidence relating to an offence. For the purpose of this paragraph, members of the police force of the Federation may, by arrangement with the Service authorities, have reasonable access to the bases, except to premises which are enclosed and under guard.

- (b) The Service end Federation authorities shall notify one another of the disposition of all cases in which there are concurrent rights to exercise jurisdiction.
- (7) Where an accused has been tried in accordance with the provisions of this section by the Service authorities or the Federation authorities as the case may be, and has been acquited, or has been convicted, he may not be tried again for the same offence by the Service authorities or the Federation authorities as the case may be. However, nothing in this paragraph shall prevent the Service authorities from trying a member of a force for any violation of rules of discipline arising from an act or omission which constituted an offence for which he was tried by the Federation authorities.
- (8) Whomever a member of a force or civilian component or a dependent is prosecuted under the jurisdiction of the Federation he shall be entitled:

(a) to a prompt and speedy trial;

(b) to be informed in advance of trial of the specific charge or charges made against him;

(c) to be confronted with the withesses against hin;

(d) to have compulsory process for obtaining witnesses in his favour if they are within the jurisdiction of the Federation;

(e) to have legal representation of his own choice for his defence, or to have free or assisted legal representation under the conditions prevailing for the time being in the Federation;

(f) to have the services of a competent interpreter;

(g) to communicate with a representative of his Government and, when the rules of the court permit, to have a representative of that Government present at his trial.

Section 2 - Security

- (1) The Service authorities may take such neasures as they deen necessary to ensure the security of the bases and the equipment, property, records and official information of the forces.
- (2) The Federation authorities will co-operate with the Service authorities in taking such steps as from time to time may be necessary to ensure the security of the forces, members of the forces or civilian temponent and dependents and their property.

- (3) The Government of the Federation of Malaya undertakes to enact such legislation and to take such other action as is necessary to ensure the adequate security within the territory of the Federation of the bases and the equipment, property, records and official information of the forces, and the punishment of persons who contravene the laws of the Federation relating thereto.
- (4) A force shall have the right to maintain Service police for the maintenance of discipline within the force and for the security of the bases which it occupies. Members of such police may, with the agreement of and in limison with the Federation authorities, be employed outside the bases insofar as such employment may be necessary to maintain the security of the bases or discipline and order among the numbers of the force.
- (5) A force shall have the right to raise and maintain civil police services for the maintenance of order and security within any bases which it occupies. With the agreement of the Federation authorities members of these police services may be employed outside the bases under arrangements made between the Service and Federation authorities.

Section 3 - Compulsory Service

Members of a force or civilian component or dependents shall not be subject to any legislation in the Federation relating to

liability for compulsory service of any kind.

Section 4 - Carriage of Ams

Members of a force and members of the civil police services nentioned in section 2 (5) above may possess and carry arms when authorised to do so by their orders, except that the members of the civil police when employed outside the bases shall carry arms only with the agreement of the Federation authorities.

Section 5 - Exchange Control

- (1) Members of a force or civilian component and dependents shall remain subject to the force exchange regulations of the country to which the force belongs, but as regards acts done in the territory of the Federation shall also be subject to the exchange control regulations of the Federation in force from time to time.
- (2) Remittances between the Federation and the country to which a force or a member of a force bollongs shall be freely permitted in respect of:
  - (a) funds derived by numbers of the force or civilian component from services or employment in connection with the purposes of this Agreement;

- (b) funds belonging to an authorised service organisation and derived from its recognised trading activities; and
- (c) funds derived by members of the force or civilian component or dependents or by an authorised service organisation from sources outside the Federation, subject to the regulations of the country to which the force belongs;

provided that funds remitted into the Federation may be freely remitted back only to the country from which they originally come, or to some other country within the Sterling Area.

- (3) The preceding paragraphs shall not preclude the transmission into or outside the Federation of foreign exchange instruments representing the official funds of a force.
- (4) This section shall not apply to persons ordinarily resident in the Federation.

Section 6 - Import, Export, Taxation etc.

- (1) Save as provided expressly to the contrary in this armex, members of a force or civilian component and dependents shall be subject to the laws and regulations administered by the customs authorities of the Federation.
- (2) Official documents under official seal shall not be subject to customs inspection. The package shall be accompanied by a certificate which states that only official documents are enclosed. Samples of the official seals will be lodged with the customs authorities.
- (3)(a) A force may import free of duty equipment, natural, wehicles, provisions, supplies and other goods for the exclusive use or consumption of the force or civilian component.
- (b) On and after the day on which the Federation attains independence, an authorised service organisation may continue to import provisions, supplies and other goods for the exclusive use or consumption of the numbers of a force or civilian component or dependents on the same terms as to exemption or proportionate exemption from duty as those in force in the Federation on the day immediately preceding that day, proveded that these arrangements may from time to time be varied by agreement between the Covernment of the United Kingdom and the Government of the Federation of Malaya.
- (c) A member of a force or civilian component or a dependent may import free of duty such used protable articles and household effects, and goods by parcel post, the duty free importation of which is permitted such a member or dependant under the law in force in the Federation on the day immediately preceding the attainment of independence by the Federation, provided that

these arrangements may from time to time be varied by agreement between the Government of the United Kingdom and the Government of the Federation of Malaya.

(4) A member of a force or civilian component may at the time of or within a reasonable period after his entry into the Federation import temporarily and free of duty a private motor vehicle for his personal use and that of his dependents.

(5) Items which have been imported duty free under paragraphs

(3) or (4) of this section:

- (a) may be re-emported freely, provided that in the case of goods imported under paragraph (3) a contification is presented to the customs office; the customs authorities may verfy that goods re-emported are as described in the certificate and have been imported under the conditions of paragraphs (3) or (4) as the case may be;
- (b) shall not, if they are owned by a member of a force or civilian component, be disposed of in the Federation by way of either sale or gift except to members of a force or civilian component or dependents. Disposel otherwise may only be made on such conditions, including payment of duty and tax and compliance with the requirements of the controls of trade and exchange as may be imposed by the competent Federation authorities;

(c) may, if they are owned by a force or by an authorised service organisation, be disposed of in the Mederation by public sale, auction, tender or private treaty,

provided that:

(I) before doing so the authorities concerned shall first offer them for sale at a reasonable price having regard to their condition and other relevant circumstances to the Givent of the Federation of Malaya unless the lauter shall have indicated that it is not interested in their acquisition;

(II) in so disposing of stores or goods the authorities concerned shall be liable to pay any duties which would be payable on the items so disposed of as if they were imported by a private individual into the Federation at

the date of such disposal.

(6) The arrangements in paragraph (5) (c) above, shall cover only the sale or disposal of unforeseen surpluses or damaged items of official stores and equipment. Any such sale or disposal shall not be made in a manner or with such frequency as seriously to compete with or adversely affect legitimate trade or industry in the territory of the Federation. The Government of the United Kingdom or the Government of the Federation of Malaya will at the

request of the other Covernment be ready at any time to enter into discussions for this purpose should it appear necessary to that other Covernment.

- (7) The Service authorities shall be allowed delivery of all fuel, oil and lubricants exclusively for use in service vehicles, aircraft and vessels of a force or civilian component or an authorised service organisation, or in the bases, free of all duties and taxes.
  - (8) In paragraphs (3)-(7) of this section:

(a) "duty" means customs duties and all other duties, taxes and ad valorem registration as the case may be, except dues and taxes which are no more than charges for services rendered;

(b) "importation" includes withdrawal from customs warehouses or continuous customs custody, provided that the goods concerned have not been grown, produced or nanufactured in the Federation.

- (9) The movement of Vessels, vehicles or aircraft of the forces in and over the territory and territorial waters of the Federation of Malaya shall be free from compulsory pilotage, herbour charges and all dues or tolls, except charges for specific services rendered at the request of the Service authorities of a force.
- (10) Service vehicles of a force or civilian component or an authorised service organisation shall be except from any regulations relating to the registration of vehicles in the Federation and from any tax payable in respect of the use of such vehicles on the reads of the Federation.
- (11) The Federation authorities shall accept as valid, without a driving test or fee, the driving permit or licence issued by the Service authorities to a member of a force or civilian component for the purpose of driving service vehicles. For the purpose of driving other vehicles, a driving permit or licence issued by the Federation authorities must be obtained.
- (12) Authorised service organisations shall be except in the Federation from taxes on income and profits, and shall not be liable to the Federation laws governing the constitution, nonagement, conduct and taxation of companies or other organisations as such.
- (13) The Government of the Federation of Malaya shall exampt from tax the official empluments paid from United Kingdom or other Common wealth Government funds to members of a force or civilian component whilst in the Federation of Malaya, in respect of their offices under the United Kingdom or other Commonwealth Governments, if such empluments are subject to an income tax in the United Kingdom or other Commonwealth country as the case

may be, provided that nothing herein contained shall projudice any claims for exception or relief from taxation under arrangements for the avoidance of double taxation to which the Government of the Federation of Malaya is a party.

- (14) Where land or buildings held by the Service authorities in the Federation of Malaya for the purposes of this Agreement fall within the area of a local government authority, the Service authorities shall make to the Government of the Federation of Malaya a contribution ascertained on a basis agreed between the Government of the United Kingdom and the Government of the Federation of Malaya which will take into account the extent to which the facilities or services rendered by that local authority, and normally covered by the general rating assessment, are enjoyed by the forces, and the services and facilities provided or undertaken by the forces on their own behalf.
- (15) The Service authorities shall take all possible measures, and on request shall render all assistance within their power to the Federation authorities, to prevent misues of the privileges granted and to ensure proper discharge of the obligations imposed under this section and the immediately preceding section. In particular the Service authorities shall be appropriate administrative instructions bring their rights and obligations to the notice of all members of the force and the civilian component and dependents.
- (16) This section shall not apply to persons ordinarily resident in the Federation.

Section 7 - Entry and Exit

Subject to compliance with the formalities established by the Federation relating to entry and departure numbers of a force or a civilian component or dependents shall be exempt from passport and visa regulations and immigration inspection on entering or leaving the territory of the Federation. They shall also be exempt from the regulations of the Federation authorities on the registration and control of aliens, but shall not be considered as acquiring any right to permanent residence or domicile in the territory of the Federation.

# ANNEX 4 LAND TENURE AND DISPOSAL

### Introductory

- (1) The primary need for the United Kingdom Service authorities is security of tenure over the lands they occupy in the Federation of Malaya.
  - (2) Except in the case of one or two old alienations they

hold no registered title in their own name over any of the lands which they have acquired end paid for. In the Malay States (except in the cases mentioned above), in those cases where the documents of title have been issued, the Public Trustee is registered as the legal owner holding the lands in trust for the Service authorities. In other cases the issue of the documents of title is still pending but as soon as the documents are issued they will be registered in the name of the Public Trustee.

- (3) In the fermer Settlements of Penang and Malacca however the practice has been for the title to all land acquired for Service purposes to be vested in the Crown.
- (4) Now that the Federation of Malaya is an independent sovereign state the practice hitherto followed both in the Malay States and in Penang and Malacea requires amendment.
- (5) It is the accepted policy of the Government of the Federation of Malaya that no foreign or Commonwealth Government shall be permitted to own or hold title to land in the Federation except for consular of diplomatic purposes.

Registration of Interest

(6) In view of the foregoing, and in order to permit the Service authorities to hold a registrable interest in the lands they occupy, the Government of the Federation of Malaya undertakes to enact legislation which will permit the United Kingdom Service authorities through their representative to hold registrable interest in land and property in accordance with the provisions of this Annex for the purposes of this Agreement, and which, with that object, will provide also for the incorporation in the Federation of the representative of the Service authorities.

Titles to Land

- (7) The Government of the Federation of Malaya will grant to the Service authorities leases initially for a period of 30 years with a condition that the Government of the Federation of Malaya will grant to the Service authorities, if those authorities so desire, a further lease or leases on the same terms and for such further periods as may be necessary to implement the terms of this Agreement.
- (8) Where the title under which the land was previously alienated does not endure for 30 years, the lease shall be for that lesser period. It shall be open to the Service authorities to seek a renewal of such lease on terms to be agreed.

Cost of Acquisition, Quit Rents and Other Charges

(9) The Service authorities shall bear the cost of the purchase, compulsory acquisition or alienation of further land required by them for the purposes of this Agreement. They shall also pay all fees due and payable in respect of any land

transaction, annual quit rent and other charges imposed by law for the time being in force in respect of any land held by them for the purpose of this Agreement. The expression "other charges" does not include local authority rates which are dealt with under Annex 3 section 6 (14)

Temporary Occupation Licence

(10) When State Land is required for a short period and no permanent structure or work is intended to be constructed on such land, the Service authorities may, with the agreement of the Government Licence direct from the State Government on such terms as may be agreed with such State Government.

Private Mirings

- (11) The approval of the Federation or State Governments will not be necessary in the case of hirings of property by the Service authorities including leases not exceeding three years certain from private owners for the purpose of accommodating numbers of a force or civilian component or dependants.
- Use of Land for purposes of laying down Pipes, etc
  (12) Where land is required outside the bases for the
  purpose of laying down water pipes, sewers, drains,
  telecommunication or electric lines, the Service authorities may
  make suitable arrangements with the private owner of such land
  or, where there is no private owner, with the State Government
  before such work is undertaken.

Disposal of Land or Property

(13) Land occupied by the Service authorities or immovable property constructed at United Kingdom expense which becomes surplus to Service requirements will be offered to the Government of the Federation of Malaya on terms to be agreed between that Government and the Government of the United Kingdom on the basis of the original cost to the Service authorities of acquiring such land, or constructing such property and of improvements made to such land or property so that the Service authorities can recoup thenselves reasonably of the expenditure incurred. If the land or impovable property is not required by the Government of the Federation of Malaya, it will dispose of the said land or immovable property in the open market on terms acceptable to the Ser.ice authorities and the net proceeds shall be paid to those authorities. On any such disposal, the Government of the Federation of Malaya undertakes to arrange for the purchaser to receive a title in perpetuity of for the balance of the term of years as the title under which the Government of the Federation of Malaya holds the land provides and which will enable the purchaser to enjoy the land for such purposes as may be approved by the appropriate authority. For the purpose of this section, any alternative accommodation and facilities provided by the Government of the Federation of Malaya at its cwn expense in accordance with the exchange arrangements set out in Article IV of this Agreement shall be deemed to have been provided at United Kingdom expense.

Implementation

(14) The Government of the United Kingdom and the Government of the Federation of Malaya will lay down the procedure for implementing the provisions of this Annex.

# EXCHANGE OF LETTERS (1)

(The Representative of Her Majesty's Government in the United Kingdom authorised to sign the Agreement on behalf of Her Majesty's Government in the United Kingdom) to the Prime Minister of the Federation of Malaya.

In our discussions on the Agreement on External Defence and Mutual Assistance we concluded, following a common practice as between equal partners in the Commonwealth, that it was unrecessary to insert an article dealing with the duration and review of the Agreement, but that each party would clways retain the right to suggest a review of the Agreement should this seem necessary for any reason.

I should be grateful if you would confirm that this letter correctly states the understanding in this matter between our two Governments, and, if the Government of the Federation of Malaya agrees, I would suggest that this letter and your reply should be regarded as placing that understanding on record and should be read as one with the Agreement.

### (2)

The Prime Minister of the Federation of Malaya to (the Representative of Her Majesty's Government in the United Kingdom authorised to sign the Agreement on behalf of Her Majesty's Government in the United Kingdom).

I refer to your letter of to-day's date about the duration and review of the Agreement on External Defence and Mutual Assistance between out two Governments, the terms of which are as follows:

and Mutual Assistance we concluded, following a common practice as between equal partners in the Commonwealth, that it was unnecessary to insert an article dealing with the duration and review of the Agreement, but that each party would always retain the right to suggest a review of the Agreement should this seem necessary for any reason.

I should be grateful if you would confirm that this letter correctly states the understanding in this matter between our two Governments, and, if the Government of the Federation of Malaya agrees, I would suggest that this letter and your reply should be regarded as placing that understanding on record and should be read as one with the Agreement\*.

In reply, I confirm that your letter correctly states the understanding between our two Governments, and, in accordance with the suggestion contained therein, your letter end this reply will be regarded as placing that understanding on record and will be read as one with the Agreement.

(3)

(The Representative of Her Majesty's Government in the United Kingdom authorised to sign the Agreement on behalf of Her Majesty's Government in the United Kingdom) to the Prime Minister of the Federation of Malaya.

In our discussions on Annex 3, Section 1 (3) (a) (II) of the Agreement on External Defence and Matual Assistance, the United Kingdon delegation stressed the importance of following current international practice, such as governs the similar agreements in force between Her Majesty's Government and the Government of the United States of America and their other allies in the defence arrangements of the free world, in the matter of jurisdiction over offences committed in the course of duty.

The Federation delegation for their part expressed their concern that there should not in practice be any departure from the arrangements existing before independence under which the Federation civil courts have commonly exercised jurisdiction over certain types and classes of offences which are offences against both Service law and the laws of the Federation.

In order to satisfy both these requirements, we agreed that, while the Agreement should maintain current international practice by according to the Service authorities the primary right of jurisdiction in connection with such offences arising from acts or emissions done in the course of official duty by members of the forces, arrangements should at the same time be made administratively under which the civil courts of the Federation would commonly exercise jurisdiction over such offences in accordance with existing practice. Instructions agreed with the Government of the Federation will be issued to the Commanders-in-Chief, and capies will be ledged with the Government of the Federation of Malaya. No alternation will be made to these instructions except with the concurrence of the Government of the Federation of Malaya.

I should be grateful if you would confirm that this letter correctly states the understanding in this matter between our

two Covernments, and, if the Government of the Federation of Malaya agrees, I would suggest that this letter and your reply should be regarded as placing that understanding on record and should be read as one with the Agreement.

(4)

The Prime Minister of the Federation of Malaya to (the Representative of Her Majesty's Government in the United Kingdom authorised to sign the Agreement on behalf of Her Majesty's Government in the United Kingdom).



I refer to your letter of to-day's date about the provisions of Annex 3, Section 1 (3) (a) (II) of the Agreement of External Defence and Mitual Assistance in the matter of jurisdiction over offences committed in the course of duty, the terms of which are as follows:

"In our discussions on Annax 3, Section 1 (3) (a) (II) of the Agreement on External Defence and Mutual Assistance, the United Kingdon delegation stressed the importance of following current international practice, such as governs similar agreements between Her Majesty's Government and the Government of the United States of America and their other allies in the defence arrangements of the Free world, in the natter of jurisdiction over offences committed in the course of duty.

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I should be grateful if you would confirm that this letter correctly states the understanding in this matter between our two Governments, and, if the Covernment of the Federation of Malaya agrees, I would suggest that this letter and your reply should be regarded as placing that understandings on record and should be read as one with the Agreement".

In reply, I confirm that your letter correctly states the understanding between our two Governments, and, in accordance with the suggestion contained therein, your letter and this reply will be regarded as placing that understanding on record and will be read as one with the Agreement.

(5)

The Australian and New Zealand Governments propose to associate themselves with the terms of the Agreement, insofar as these concern them, by exchanges of letters with the Federation Government.

16th September, 1957. (MIDS. Y. 2/6)

### A list of names of the Malaysian Delegation

### Official Party

- 1. H.F. Deputy Prime Minister, Tun Abdul Razak.
- 2. H.Z. Minister of Information and Broadcasting, Enche Senu b. Abdul Rahaman,
- H.E. Minister for Sarawak Affairs, Tan Sri Temenggong Jugah anak Barieng.
- 4. H.E. Tun Mustapha bin Dato Harun.
- Tan Sri Ghazali Shafie, Permanent Secretary,
   Ministry of Foreign Affairs.
- H.E. Ambassador of Malaysia, Tengku Ngah Mohamed.
- 7. Dato Hussein Nordin, M.P.
- 8. The Hon'ble Enche Tahir Majid, M.P.
- 9. " Enche Quek Kai Dong, M.P.
- 10. " Enche Michael Chen, Parliamentary Secretary.
- 11. \* \*\* Enche Shariff Ahmad, Political Secretary.
- 12. Enche Zainal Abidin Sulong, Ministry of Foreign Affairs.
- Enche Jack de Silva, Ministry of Foreign Affairs.
- 14. Enche Ahmad Nordin, Ministry of Foreign Affairs.
- 15. Enche Abdul Hamid bir Pawanches, Cunsellor, Embassy of Walaysia.

### 2. Attached to Official Party

- n. Enche Mohd. Hashim, Private Secretary to Deputy Prime binister.
- 2. Enche Mohd. Haniff Cmar, Security Officer.
- 3. Enche Mohd. Amin Osman, Security Officer.

4. Enche Mathew Joseph, Private Secretary to Tan Sri Shazali Shafie.

### 3. Unofficial Party

- 1. Encho Ng Weng Hong, Photographer.
- 2. Enche Liew Choon Fatt, T.V. Malaysia.
- 3. Enche Idris Ahmad Shah, Radio Malaysia.
- 4. Enche Patrick Keith, Radio Malaysia.
- 5. Tuan Haji Abdul Ghani, Cameraman.
- 6. Enche Amin Shamsuddin, Cameraman.
- 7. One Representative from Utusan Helayu.
- 8. One Representative from Straits Times.
- 9. One Representative from Nanyang.
- 10. One Representative from Tamil Resan.

### A list of names of the Indonesian Delegation

- H.E. Mr. Adam Nalik,
   Deputy Prime Minister and Minister of Foreign Affairs.
- Mr. Anwar Sahni, Chief of Cabinet.
- Mr. Sudio Gandarum,
   Deputy Director of Southeast Asia Directorate.
- 4. Col. Haeruddin Tosning,
  Deputy Director of Army Intelligence.
- Mr. Elkana Tobing,
   Assistant to Minister Nalik.
- Mr. Tirta Kentjana Adhyatman,
   Special Assistant to Minister Malik.
- 7. Mrs. Ratih Soesule, Secretary.

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### PRESS STATEMENT

His Excellency Mr. Adam Malik, the Deputy
Prime Unister for Social and Political Affairs/Minister
of Foreign Affairs of the Republic of Indonesia and His
Excellency Tun Abdul Razak bin Dato Hussein, the Deputy
Prime Minister of Malaysia, met in Bangkok from 29th
May to 1st June, 1966.

The two Ministers had a free and frank exchange of views in the spirit of the Manila Agreement and of brotherliness between two peoples bound together by history and culture from time immemorial.

Having had careful and thorough deliberations on problems affecting relations between their two countries, they have agreed to submit for approval to their respective Governments the principles upon which practical steps to restore friendly relations between the two countries should be based.

The two Ministers agree that direct and continuous contact between their Governments should be maintained.

His Excellency Mr. Adam Malik and His Excellency

Tun Abdul Razak wish to place on record their profound appreciation of and gratitude for the generous hospitality of His Excellency the Prime Minister, His Excellency the Minister of Foreign Affairs, the Government and people of Thailand in providing facilities for the holding of this historic meeting which has made a signal contribution towards the achievement of peace and unity between the peoples of Indonesia and Malaysia.

Bangkok,

1st June, 1966.

AGRAMMENT TO NORMALISE RELATIONS between

THE REPUBLIC OF INDONESTA

and

MALATSIA

Recognising the need for close and friendly relations between Indonesia and Malaysia and to create a climate conducive to co-operation between the two ... countries, in the spirit of the Manila Agreement and of brotherliness between the two peoples bound together by history and culture from time immemorial.

THE REPUBLIC OF INDONESIA and MALAYSIA

have decided to conclude an Agreement to normalise relations between the Republic of Indonesia and Malaysia and to this end have appointed as their plenipotentiaries; who, having examined each other's credentials and having found them good and in due form have agreed as follows:

### ARTICLE 1

1. The Government of Malaysia, in order to resolve the problems between the two countries arising out of the formation of Malaysia, agrees to afford the people of Sabah and Sarawak who are directly involved, an opportunity to reaffirm, as soon as practicable in a free and democratic manner through General Elections, their previous decision about their status in Malaysia.

ARTICLE 2

In its desire for close co-operation and friendship between Indonesia and Malaysia, agrees, and the Government of Malaysia concurs, that diplomatic relations between the two countries shall be established immediately and that they shall exchange diplomatic representation as soon as possible.

### ARTICLE 3

3. The Government of Malaysia and the Government of the Republic of Indonesia agree that in view of the above, hostile acts between the two countries shall cease forthwith.

#### ARTICLE 4

4. This agreement shall come into force on the date of signature.

This in witness whereof the undersigned, being duly authorised thereto by the respective Governments, have signed this Agreement.

Done at Jakarta in duplicate, this day of 41th August, 1966.

For the Government of the Republic of Indonesia (seal)

For the Government of Malaysia (seal)

# บรรณานูกรมประถภบการเรียบเรียง "ความสับพับธ์ระหวางอินโคทีเซียกับมา เอเซีบ" กับยาบน ๒๕๐๒ — ๒๕๐๕

### ภาษาไหน

หนังสือ

ขวที พีสุทบิพัมธ์. "<u>วิธีการระงับข้อพีพาทโดยสันคืของสหประชาชาติ</u>" วิทยานีพมช์ เพื่อรับปริญญามหาบังศิตทางการทูก พ.ศ. ๖๕๐๖ คณะรัฐศาสตร์ มหาวิทยาลัยธรรมศาสตร์

<u> "ประธานาซิบดีแห่งสหรัฐอเมริกา</u>", (สำนักขาวสารอเมริกัน กรุงเทพ**า**).

ประสัทถ์ ปัญษารฐน. "ประสัตถุวิจารถต่าวโลก 💇 (พระนคร : โรงซีมหรุ่งเรื่องรัคน์ 🖦 🖘).

ประสัตถ์ ปังยารซูน. <u>ๆประสัตถุวิจารก์ขาวโลก เล่ม ๒</u>๐ (พระพฤร : โรงพีมพรุงเรื่องรัคน์ ๒๔๐๗).

ถนอม ก็กคืขจร. จอมพล. "<u>ค่าแถดงนโบบาบของรัฐมาล</u>" ณ สภารางรัฐธรรมนูญ 🔐 ขับวากม ๒๕๐๖

ซึพบลาภพฤติยากร, กรมหมั่น. "<u>คำอธิบายเรื่องคาหลัง</u>".

ฤทธา สุขศัมท์. "เบื้องหลังและอนากกรองมาเลเซีย" (กรุงเทพา ๖๕๐๖)

วีจิตรวาหการ, หลวง. "<u>ประวัติศาศตร์ยากล</u>" (ลม ๔ (พระนคร : โรงซีมซ์ ส. ฉรรมภักดิ์).

ควรวิเกราะหศึกษาตั้นตี้. "<u>สาธารณรัฐฉินโดนีเซีย</u>" มักศึกษาโรงเรียนสงคร**า**มจิตวิตยา น่ายอำนวยการรูบที่ ๕ พ.ศ. ๒๕๐๗.

องพี เลาวพงศ์. "การกับสู้เพื่อเอกราชสุดงอินโคนีเซีย". วิทยานิวณฑ์เสนอเพื่อรับปริญญา รัฐศาสกร์มหาบังพีต คณะรัฐศาสตร์ จุฬาลงกรณมหาวิทยารัย พ.ศ. ๒๕๐๓.

อาร์จี. เคอีน์. "มีกรสหายและ เพื่อบบ้านออส เคร เลี้ยและโลก์" (พระนคร : ๒๕๐๒)

## <u>หนังส็อริมพ์และบทกวาม</u>

เก็จ กาแวน. <u>"บทความ เกี่ยวกับสลานการณ์ในซินโคนีเซียและมา เสเซีย</u>"ใน "หนังสือขิมพ์ สยามรัฐสัปดาหวิจารณ์

คีกฤทธิ์ ปราโมช. <u>"เพื่อนแซน</u>". บพกรามหนังสือพิมพ์สยามรัฐ

จรูญ โลกะถะติน. "<u>สหพันธ์รัฐบางตเซียกับหาวไมยอิสตาม ๔ จังหวัดภาคใต้</u>" "เอกสารโรงนียวของโรงเรียนสงครามจิตวิทยา กรมยุทธกวรพหารยก.

ประเสริฐ กาญจนคุล. "<u>ขบานการแพน — อิสตามิสม์</u>", เทศาภิบาล เล่ม ๕๕ คอนที่ ๖ มีถุนายน ๒๕๑๐๐.

. สง มีมุทา. "<u>มาเลเซีย</u>", เทศาภิบาล เลม ๕๔ ตอนที่ ๑๑ ตุลาภม ๒๕๐๖.

เสาวภา. "<u>นายกๆ มาเถเซียในประวัติศาสตร์โตบ</u>" บทกวามหนังสือซึ่งพล์ยามรัฐ

<u>สุยามรัฐ</u> ฉบับวันที่ ๒๔ พฤษภาณ ๒๕๑๔

<u>สยามรัฐสัปดาหวิจารณ์</u>, สารนิติ "จุดเนื้อร้ายที่เป็นอักตรายแก้ไทย. อาทิตย์ ที่ ๔ กรกฎายม ๒๕๐๔. สยามรัฐ, "คำเด็ชนธองข้าหลวงขาราวัล" โดยสเนจร, ฉบับวันที่ ๔ กรกฎาณ ๒๕๐๔. สยามรัฐสัปดาหวิจารณ์, ปีที่ ๑๒ ฉบับที่ ๔๑ อาทิตย์ ที่ ๓ เมษายน ๒๕๐๕.

อารี อิทธิเกษมและพเนจร. "<u>หมุนตามไลก</u>" บทความวิจารณ์กวรต่างประเทศในหนังสือพิมส์ สยามรัฐ.

> . ขาวจาก. ....

ขาวจากหนังสือพีมพ์, <u>\*สยามรัฐ, สยามนิกร, พิมพ์ไทย, บางกอกเวือด์, บางกอกไพสุด</u>ต์ เกี่ยวกับซินโดนีเซ็บ, บาเลเซ็บ และพิธิปปิ๊นส์ ตั้งแล พ.ศ. ๒๕๐๖ ๒๕๐๔.

ขาวบทความ ใน "<u>สยามรัฐสัปภาหวิจารณ์. นิวสวีค. และไตบ</u>์" ระหวางปี ๒๕๐๐ ๒๕๐๘.

### เอ<u>กสา</u>ม

สนซีส์จัญาความฅกลงว่าควยการย่องกันภายนอกและความต่วย เดรือซึ่งกับและกันระหว่าง บางลงซียกับสหราชกาหาจักร ๒๕๐๐

รัฐธรรมนูญมาเลเซีย พ.ศ. ๒๕๐๖

รัฐธรรมนูญสาขารณรัฐอื่นโคยีเซีย ปี ๒๔๔๔

ก้อยแถลงของ คร.สูบันครีโอ คอสมัยชาใหญ่ เมื่อ ๒๐ พฤสจิกายน ๒๕๐๔

คำแถกงของคนกู อับอุล ราห์มาน คอที่ประชุมนักขาวเมื่อ ๒๗ พฤษภาคม ๒๕๔ ที่โรงแรม อเคลดี สิงคโปร์

คำแถะงการณ์ วมระหวางหายฮาโรสค์ แมณมือแสบค์ และสนกู ลับคุล ราห์ขาน เมื่อ ๑ สิงหาณ ๒๕๐๕

คำและงรวมของ C.V. Warasimban ทางวิทยุ Radio Sabah จากเมือง Jeselton เมื่อ ๒ เมษายน ๒๕๐๕

บันทึกจากดูกันถึงรัฐบารกองในโคนีเซีย, มาเลเซีย และก็สินปินส์ ลงวันที่ ๑๒ กันยายน ๒๕๑๒ คำแถลงของประชานาซิบดีซูการในก่อประชาชนที่จาการ์ตา ในวันฉลองกรบรอบบีนรกของกีฬา กาเนโป เมื่อ ๒๕ พฤศจิกายน ๒๕๑๗

ลำแถะงของคนกู ซับกุล ราห์มาน ต่อกักขาวหนังสือพิมพ์ต็ล้วถาลัมเปอร์ เมื่อ ๑๒ มกราชม ๒๕๑๔

สนชิสัญว- ...

ดนซิสโ พูกลวาบอกทรงว่าลวยการบองกับกายขอกและลวาบท่วย เห**ลืชธิ่งกั**สและกันระจว่าง มหาคาซียกับตลวาบอาจาจกจักร **ปี ๒๕๐**๐

ถ้อยแถพงของแวบพลเซอร์ชียาร์ค ฮัดร์ เฟนาธิการพบารบังกฤษพี่กรุงแคนเบร์รา ของเกรเกีย เมื่อ ๒๙ กุมภาพันธ์ ๒๓๐๖

ล่าแถลงของปลัดกระทรวงต่างประเทศอังกฤษที่สอนภาย เมื่อ ๑๒ มกาวคบ ๒๕๘๗ กำแถลง ็ฆชกหหารบก เรือ อากาศ รองอังกฤษ ที่กัวลาลัมเปอร์ เมื่อมกราคม ๒๕๐๘ แลลงการพร่วมของที่ประชุมมาบกรัฐมะตรีแห่งเครื่อจักรภตฯ จรังที่ ๑๑ เมื่อ ๑๖ กรกฎาคม ๒๕๐๘

กฏษัตรสหประชาชาที

กำแถลงของผู้แพบยา เลเซียและผู้แกกดีนโคนีเซียประจำสมประชาชาติตอคณะมนครี อากมีน้อง เมื่อ ๕, ๑๐, ๑๕, ๑๕ กับภอน ๒๕๐๓

รางหริเส เล๋ยสผู้ยายมกร์เวกิสคระบบตรีความนั้นกิจ เย็ก ๑๕ กับบายน ๒๕๐๗ ภายหลังจากนี้ใดปัจคำแกลงของผู้แทกมาเลเซียและสินโลยีเซียแล้ว

กำแลดงของประชา เหยีบถี่ซูการโกเตอประชาชนดีนโดวีเขียที่กรุงจาการ์กา เมื่อ ๑๗ ถึงหากม ๒๕๐๗

และจการตร้วมระบว่าจบระชากาธิบล็ฐการในและนายเลลเวิรซ์ ยังเกอร์ หลังการประสุม และจการตรวมชองรัฐมนตรีว่าการกระทรวงการต่างประเทศไทย ให้ได้ เซีย ที่สิปใหต่ เมื่อ ๑๕ และจีกายน ๒๕๐๒

ธถีคิการส่งสินค้าออกมอกสระเทศของสระเทศไทย จากกรมสุดกาณร ผลองการณ์รัฐบาดอินโตนีเขีย เมื่อ ๑๐ พฤษภาคม ๒๕๓๖ คำและงของประชานาชิมศีสูการในคอที่ประชุมสภาพี่ปรึกษาของประชาชนที่จาการคำ เมื่อ ๑๑ เมษายน ๒๕๐๔

เอกสาร เกี่ยวกับสาชารณรัฐอินโดมีเซียของสำนักงานแถกงราวอินโดนีเซีย

### <u>สับภาษณ์</u>

นายอาคัม มาศิค รัฐษณฑรีกางประเทศอินโคนีเซียให้สัมภาษณ์หนังสือพิมพ์ที่สนามปืนคอมเมือง กอนเดินทางกลับจาการถา เมื่อ ๒ มีถุนายม ๖๕๐๕ เวลา ๑๕.๕๕ น.

นายกนัด คอมันตร์ รัฐมนครีกางประเทศไทยให้สัมภาษณ์ทั้งสือพิมหที่กระหรวงการดางประเทศ เมื่อ ๒ มีถุนายน ๒๕๐๘ เวลา ∞.∞ น.

<u>วิทยู</u>

ขาวรับกังทางวิทยุ เกี่ยวกับอินโคกี เซียและมา เลเซีย

### ภาษายังกฤษ

### BOOKS

- Anderson, Benedict R. O'G.. Some Aspects of Indonesian Politics under the Japanese Occupation: 1944-1945, Cornell University, Modern Indonesia Project, 1961.
- Dato Muhammad Ghazali bin Shaffie. "Confrontation", (Kuala Lumpur 1964).
- Enche Bemi Bin Abdul Rahman. "The Truth About US.", (Kuala Lumpur 1964).
- Cordon, Bernard K. "The Potential for Indonesian Expensionism", Pacific Affairs, Winter, 1963-1964.
- Hindly, Donald. "Foreign Aid to Indonesia and Its Political Implications", Pacific Affairs, Summer, 1963.
  - "Indonesian Intentions Towards Malaysia", (Kuala Lumpur 1964).
  - Indonesian Involvement in Eastern Malaysia, (Kuala Lumpur 1964).
  - Macridia, Roy C.. Foreign Policy in World Politics, (2nd. Ed., New Jersey: Prentice Hell, Inc., 1962).

...Malayo'

- Malaya-Indonesia Relations 31st August 1957-15th September 1963, (Kuala Lumpur 1963).
- Pauker, Guy J.. "The Soviet Challenge in Indonesia", Foreign Affairs, Vol. 40, No. 4 (July 1962).
- Ryllis and Omar Goslin. Brepocracy", (Bangkok 1950).
- S.P.A., Arasingam. "Malaysia, Neo-Colonialism in Practice", (Tribune Publication, Colombo 2, 1963).
- Strausz-Hupé & Possony. <u>International Relations</u>, (2nd. Ed.; New York: McGraw-Hill Book Company. Inc., 1954).
- "The Communist Threat to the Federation of Malaya", (Kuala Lumpur 1959).
- "The World Almanac 1964", (New York World Telegram and the Sun Corporation)...
- "The World Almanac 1965", (New York 1964).
- Tongtammachart, Kramol. American Policy in Southeast

  Asia 1945-1960, (Virginia: The Woodrow Wilson Dept.

  of Foreign Affairs, Univ. of Virginia, 1961).

- Van der Kroef, Justus. "Indonesia, Malaya, and the North Borneo Crisis" Asian Survey, April 1963.
- Vickke, Bernard H.M.. <u>Nusantara: A History of Indonesia</u>, 2nd. ed., The Hague and Bandung: W.Van Hoeve, Ltd. 1960.
- Weatherbee, Donald E.. "Indonesia and Malaysia: Con Confrontation in Southeast Asia", Orbis, Summer, 1963.
- Yamin, Muhammad. "A Legal and Historical Review of Indonesia's Sovereignty over the Ages", Fewan Nasional (Djakarta), September, 1958.

### ARTICLES

- Crane, David. "Penang Trade Hit". Far Eastern Economic Review, No.e, Vol. XLIII (Hongkong: January 30, 1964).
- Cedes, George. "The Empire of the South Seas" and Children (JSS. XXV, I).
- Far Eastern Economic Review, (Hongkong: September 1963-August 1966).
- Newsweek, February 15, 1965.

- Oei, Anthony. "Victims of Boycott". Far Eastern Economic Review, No. 2, Vol. XLIV (Hongkong: April 9, 1964).
- Oei, Anthony. "Resilent Singapura". Far Eastern Economic Review, (Hongkong: June 25, 1964).
- Scenarno, R.. "Malay Nationalism, 1896-1941", <u>Journal</u> of Southeast Asian History, Vol. 1, March 1960.
- Stockwin, Harvey. "No Disaster". Far Eastern Economic Review, No. 9, Vol. XLVI (Hongkong: November 26, 1964).
- "The Story of a Master Spy", The Camberra Times, July 3, 1964.

The New York Times, May 5, 1963.

The New York Times, May 9, 1963.

The New York Times, September 3, 1963.

The Washington Post, February 2, 1963.

### DOCUMENTS

Treaty of Friendship between The Federation of Malaya and The Republic of Indonesia. ... Sukarno's

Sukarno's speech at an anti-Malaysia rally in Jogjakarta, September 25, 1963.

Sukarno's speech of February 13, 1963 at the opening of the Joint Conference of the Central and Regional National Front Committees (Djakarta).

Tripartite Summit Meeting-Manila Accord, July 31, 1963.

Tripartite Summit Meeting-Manila Declaration.

Tripartite Summit Meeting-Joint Statement.

A list of mames of the Malaysian Delegation.

A list of names of the Indonesian Delegation.

Press Statement (Bangkok: 1st June 1966).

Agreement to Mormalise Relations between The Republic of Indonesia and Malaysia.