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and the second second

1. Cn 7 July 1961 WINDOWS use advanced the sum of U. S.\$109.60 fur living expenses in Decouville while availing encode trans-pertonion to PEPHINE. (DIR-10127 requested VIROSUS return to Partilla). This is his only extranding advance with Leopolevillo Station. Receipt attached hereto.

2. DIN-19125 sutherised Statics to withhold sensy remained from sale of personal car excluse outstanding advances. However, befure his departure vikeous accounted for 11,509 BCF ever that he and the Statics. The sus of \$2,500 BCF from the sale of his externation plus 11,500 BCF converses at 50/01.00 (Heor-1509 and DIE-50125) gave vikeous a aredit of \$1,001.00. In January 1551 ULECCUS une erdered to Taywille by the Station and was authorized to 10 per mile for use of his personal car, therefore, 512.5 miles binse \$0.10 equals \$31.59 having Vikcous a great of U. 8. \$1,000 a stackment).

). VIBORNE was paid his June calary of \$500 on 25 June and also his heading for July (\$259.60). (Station was notified an 1 July, NIE-16129 that VIROUE was to return to Fibring). However, July Field this need in the fight couldmand of the loss for the unsel decayes claims by local Ameliands and is like of 10 days burnington notice. Secolpt forwards under Vershort 1155.

8. Accountability in the arount of 0. S. (100.09 is herewith branchered to Mendquarters plus a credit of (1,112.85. As UTBORUS mas arealfically told he sculd have to account for the above \$100.00 for living/traveling expenses Station did not subtrast that maint Area blo eredit:

Argola B. Derricoto

Ceptitianal Law Manustry

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18 Jaly 1951

Attachemito: 1. Receipt for \$100. h/w 2. Thyoyilla cartification by Outhmon, h/w 3. Compilhervilla estimate, h/w Brookforn of odvances and escountings, h/w

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sylves at a and to require the two is the Polet States presented as represented by the Upptracting Miller, effortive si October 1952.

for any investigationally notifies that said westerst will be terminated by the Greenwest as GAI September 1951. You are reminded of the contents of paragraph bigger (II) of said contract, which reads as follows:

11. Settery. All information related to this agreebant conversed incomp instructions, this instrument, or otherwise, is secred as shall not be dividged to any person, organization or government is any form or manner. events as autoprized by the arcoraigned Contracting Officer aneuting this agreement. It is agreed that any revelation whateperer of the above information will consistive and be an inmediate and final breach of this agreement and will result in forfeiture by you of any and all benefits which may then have accurated to you by reason of this agreement.

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MERANDER FCR: Calef, Africe Divioto

SUBJERT : Printpattan of

1. Approval is herewith requested to releast, terminate and usive a first service payment of \$2000.00 to the service in return for this service vill be required to sign a guit claim and Bocrocy agreement.

2. It is presently planned to relocate subject in Europe, with the orfice of Security transporting subject via MATS as far as Frankfurt, from whence he will proceed to any Meetern European country of his above and at his expense. The <u>25000.00</u> payment will constitute his only asserts until he can find gainful exployment.

3. Three are adequate funds available in the project to cover the terminative forms and transportation to Frenkrigt via Mill.

4. Approval is also requested to write off and charge to expense the \$400000 ions diversions of which spironizedly \$500.00 in still patentias.

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Approved: 4.0.43

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Amount requested in paragraph one is approved for payment.

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Special Contracting Officer

C/ AF/N/E

Mr. Ernest G. Maycrink

Dear Mr. Mayerink:

Effective 31 October 1960, all contracts, oral or written, by and between you and the United States Government, as represented by the Contracting Officer, are hereby terminated by mutual consent of the parties thereto, and in lieu thereof the following agreement is substituted.

The United States Government, as represented by the Contracting Officer, hereby contracts with you as an independent contractor for the submission of certain information and related services of a confidential nature under the following terms and conditions:

1. <u>Compensation</u>. In full consideration for the submission of such information and corvice, you will receive from the Government, payable in such an approved manner as you may direct in writing, the following:

(a) Basic compensation in an amount calculated at the rate of \$6000 per annum

(b) Additional compensation in an amount calculated at the rate of \$3000 per annum for cost-of-living expanses (including quarters), effective upon your arrival at and applicable only to your contemplated permanent post of assignment overseas. Quarters will not be furnished you nor will you accept quarters provided by a cover facility without prior amendment of this agreement.

2. Taxos. Monies paid you directly or guaranteed by the Government inner this paragraph constituted income for Federal tax purposes. You will be advised as to the method to be followed in reporting and paying such taxes The method as well as the procedures used by this organization to implement is tax reporting responsibilities will be based primarily upon cover and security requirements. You herein authorize this organization to withbold taxes on said income if it determines such requirements so necessitate.

3. Travel. You will be advanced or reimbursed funds for travel and transportation expenses to and from your permanent post of duty overseas and for authorized operational travel. You may be entitled to per diem in lies of subsistence during such travel and, when authorized, while on temporary duty away from your permanent post of assignment. All travel, transportation and per diem provided for under this paragraph must be properly authorized, and expenses incurred hereunder are subject to payment and accounting in substantial compliance with Government regulations.

4. <u>Operational Expenses</u>. You will be advanced or reimbursed funds for *excessary* operational expenses as specifically approved and financially limit *ed* by the Government. Such funds will be subject to payment and accounting in substantial conformance with applicable Government regulations.

5. Repayment. It is recognized that your failure to account for or refund any monies advanced you hereunder shall entitle the Government to withhold the total amount of such indebtedness or any portion thereof from any monies due you under the terms of this contract in such manner as it deems appropriate. 6. Negotiated Benefite. (a) (1), 16, in the performance of activities us of this agreement, you incur an injury or illness which is not the result of ygress negligence, willful misconduct, or intemperate act, the Covernme will previde medical, surgical, hospital, transportation and disability be fits in such amounts and under such conditions as the Covernment in its s discretion deems proper provided, however, that such benefits shall not exceed a total of \$5000 for the same injury or illness.

(2) If you die in the performance of activ hereunder and your death is not the result of your gross negligence, will misconduct or intemperate act, the Government will pay the sum of \$500 to your beneficiary(ies) less any amount paid to you under sub-paragraps above if such injury or illness resulted in your death, provided that said beneficiary(ies) is acceptable to the Government at the time such payment to be made. An acceptable beneficiary hereunder is an individual to when payment by the U.S. Government can be made without conflicting with its avowed principles and ideals.

(b) Outstanding performance by you under the agreement and your fulfillment of obligations hereunder in an efficient me ner will result in the Covernment undertaking your resettlement in an area mutually agreeable to both parties, to the extent deemed appropriate by rise United States Covernment.

7. Exocution of Documents. If, in the performance of services under this contract, you assume the custody of Government funds or take title record to property of any nature whatsoever and wherever situate, which property has in fact been purchased with monles of the U.S. Government you hereby recognize and acknowledge the existence of a trust relationsh either express or constructive, and you agree to execute whatever docur may be required by this organization to evidence this relationship.

8. <u>Status</u>. You are not an employee of the United States Government, under this agreement and are not entitled to any benefits normally incide to an employee status.

9. Funding. If necessary to protect the security of this arrangement monies due you hereunder may be funded in other than a direct manner. is understood and agreed that any monies so funded constitute payment b the Government in satisfaction of its obligations under this agreement.

10. Cover. (a) It is anticipated that you will undertake a cover ventu in the course of your performance under this agreement. Such venture : be approved by the appropriate Government representative overseeing y activities prior to its initiation. Any and all documents which you may execute in the course of said cover venture are subordinate to this agree ment and any contradiction in terms which in any way amplify, extend or restrict your rights and/or obligations hereunder shall be resolved by th agreement which shall always be dominant.

(b) To provide capital for your approved cover venture t Government will loan you \$4000 b be secured by a non-interest bearing p isory sote, payable on demand. Said loan will be deposited to an accounin a foreign bank and a \$3000 letter of credit will be issued you against t deposit. The additional \$1000 will be released from said account, after approval by the Government representative overcoming your activities. (c) You will submit to the Government quarterly income and expense statements on the cover venture and copies of all tax returns filed in connection therewith. Your cover accounts shall be kept separate and distinct from the bank account into which your personal compensation pay ments are made.

(d) You herein agree that monies loaned you by the Governm shall be repaid from the profite of the cover venture, in amounts and at periodic intervals to be established by the Government representative ove: seeing your activities. After said loan has been completely repaid and all other obligations, such as local taxes, etc., have been made, you may ret any further profit derived from said cover venture. However, it is clearl understood and agreed that your primary obligation under this agreement :the performance of Governmental activities.

11. Secrecy. All information related to this agreement conveyed the instructions, this instrument, or otherwise, is secret and shall not be divulged to any person, organization or government in any form or manner, except as authorized by the undersigned Contracting Officer executing this agreement. It is agreed that any revelation whatsoever of the above information will constitute and be an immediate and final breach of this agreement and will result in forfeiture by you of any and all benefits which may then have accrued to you by reason of this agreement.

12. Instructions. During the term of this agreement, and in your official cover capacity you herein agree to act in conformance with instructions, oral or written given you by authorized representatives of this organization.

13. Unauthorized Commitments. No promises or commitments pertaining to rights, privileges or benefits other than those expressly stipulat in writing in this agreement or any amendment thereto shall be binding on this organization.

14. <u>Term.</u> This contract is effective as of 1 November 1960, and sha continue thereafter for a period of two (2) years unless sooner terminated by the Government either:

(a) By sixty (60) days' actual notice to you from the Government, or

(b) Without prior notice, in the event of a breach of this contract by your violation of the security provisions hereof or by your otherwise rendering yourself unavailable for acceptable service.

Subject to the availability of appropriations, this agreement may be extend upon notice from the Government. In the event of voluntary termination os your part or termination for cause by the Government prior to the expiratiof this agreement or any renewal thereof, you will not be entitled to return travel expenses to the United States. Termination or expiration of this agreement will not release you from the obligation of any security oath you may be required to take.

UNITED STATES GOVERNMEN"

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Contracting Officer

Ernest G. Maycrink

WITNESS:

APPROVED: Danjiljicharoo MEMORANDUM FOR: Contract Pomonal Division SUBJECT : WIROGUE/1 Contract (Pormarly ARASPIC)

1. A review of the WIROGUE/1 file showed that subject was under contract for a period beginning 20 September 1959 through 30 June 1960. Since that date until 20 October 1960, subject was under SR/DOB COA. On 21 October 1960, the African Division picked up the case and is preparing to dispatch him on 20 November 1960.

2. It is requested that the contract be brought up to date and amended to encompass the following points:

A. Effective date: 21 November 1960 through 20 November 1962.

. B. Compensation: \$500 per month, plus \$3000 per annum for housing.

C. Medical: to extent it is necessary to maintain good health.

D. Insurance: \$5000 payable to beneficiary.

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subsect it on F.N. - he taples.

medical ok - new C.O.

JE. Bonus: for outstanding performance, resettlement in another country

F. Termination: ending of all benefits and monies.

3. This contract will have to be prepared for signing prior to 18 November 1960.

4. For further information, please contact Mr. Daniel R. Niesciur, X8284.

Slens Full Glenn D. Fields

10V 1950

Acting Chief, Africa Division

+ 4,000 operational Open, non interest leaving -

SR/DOB/60-207 4 20 October 1960

MEMORANDUM FOR: Special Contracting Officer

rhrough:	SR/SS Hele Dates	
UBJECT:	Project Termination of Ernest G. Maycrink as independent contractor for SR Division	{F
EFERENCÈ:	SR/DOB/59-1735 dated 17 September 1959 SR/DOB/59-1660 dated 24 July 1959	

1. Because of the indefinite postponment of Project AESENTINEL, under which subject individual was engaged, subject has been terminated by this office on 20 October 1960.

2. Subject individual will be picked up on contract on 21 October 1960 by Africa Division. Subject was paid on 20 October 1960 by this office all monies remaining due him as per Engagement of Independent contractor agreement for Project AESENTINEL. Subject has no further remunerative claim against the U. S. Government.

MICHAEL RAE Chief, SR/DOB

th Approved ith Reid

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SH/DOA/59/ 1735

17 September 1959

MEMORALDUN I	OR :	Chief, Finance Division
HEOUGH		Special Contracting Officer
PROM	· •	Contrast Approving Officer, Michael Res
SUINECT		Engagement of Erneat 0. MANCRINK (p) as Independent Contractor
REFERENCE		SR/DOB/59/ 1660, dated 24 July 1959 to Finance Division re same

1. Project ASSEMTINEL, under which subject individual has been engaged, was originally approved through the period 31 March 1960. A request for renewal and amendment of the project has been submitted to FI, and it is intended subject individual will be utilized under this project during 1960.

2. The following provisions will apply to subject individual during the interim period, 1.e., 20 September 1959 through 30 June 1960.

3. Term and Project Charge. Subject individual has been engaged under oral contract for use under Project ASSENTINEL. The effective date of the oral contract is 20 April 1959, and has been extended through the period 31 March 1961, subject to termination by the Government upon thirty (30) days actual notice.

h. <u>Becurity Approval</u>. The initial security clearance obtained for Subject's use, CI/CA No. C-7352, deted 11 March 1959, has been suspended during the interim period. Requests have been made of the Office of Security (SED and Alien Affairs Staff) for subject's use.

5. Citizenship. Subject is a foreign national.

6. <u>Compensation</u>. Subject will be paid salary in the amount of 3400.00 per month, payable in United States currency.

7. Quarters and Subsistence. Basis quarters and subsistence costs will be berns by the Subject. Cocasional incidental expenses will be borns by SR/DOB Statica Funds.

3. <u>Operational Expanses</u>. He Operational Expanses are contemplated during the period covered.

9. Other Commitments. The following additional commitments have been made to the Subject:

-4214

a. Medical Bonofita. Subject will receive such dental and medical benefite as may be measury to maintain his physical status for his eventual use on his assigned mission. Costs to be borns by SR/DOB Station Funds.

b. <u>Insurance</u>. Insurance coverage for death or disability insurred in line of duty, not to exceed \$5,000.00. Costs chargeable against Project ARSENTINEL.

e. <u>Resettlement</u>. The initial provisions made for resettlement of Subject still apply.

d. Entertainment. Basic entertainment expenses will be borne by Subject. Occasional entertainment expenses will be borne by SR/DOB Station Funds.

10. <u>Contingent Obligations</u>. Although no such premise has been made the Subject, resettlement in the United States could possibly become necessary as a form of control, should this be deemed necessary from a security viewpoint.

11. No commitments other than these stated above have been made to the Subject.

12. At such time as Subject ro-enters training for his proposed mission, about 1 July 1960, all provisions of his initial engagement will again apply.

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MICHAEL RAE Chief, SR/DOB

Dist: Crig. à 1 - Addressee

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1 - Contracting Officer

SE/DOB/59/ 11.60

24 July 1959

TO: Chief, Finance Division

VIA: Special Contracting Officer

FROM: Contract Approving Officer, Michael Rae

SUBJECT: Engagement of Ernest O. MAUCRINE (P) as Independent Contractor.

1. Term and Project Charge. The subject individual has been engaged under oral contract, for use under Project ALSENTINEL. The effective date of the oral contract is 20 April 1959, and shall continue thereafter for a period of one year subject to termination by the Government upon thirty (30) days actual notice.

2. Security Approval. The appropriate security approval for Subject's use has been obtained. Type Operational Approval, No. C-73532, dated 11 March 1959.

3. Citizenship. The Subject is a foreign national.

4. <u>Compensation</u>. Subject will be paid salary in the amount of \$500.00 per month, payable in United States currency. Of this amount, he will satually receive \$50.00 per month during training and the duration of the mission. All unpaid monies will accrue to his credit in an escres account, the payment of which will be dependent upon the proper performance of his duties and be payable upon completion of mission for which engaged. Provisions also made for payment of bonus not to exceed \$10,000.00.

5. Custers and Subsistence. The Subject will be furnished quarters and subsistence. These costs to be borne by 20/DOB Station funds.

6. Operational Expenses.

Operational travel and expenses to be paid as officially authorized.

a. Demestic travel costs will be borne by SR/DOS Station funds. Travel costs to and from the United States, and foreign travel will be charged against Project ASSENTINEL.

b. Operational expenses to be borne by Project AESENTINEL. Training expenses to be carried by Station Allotzent.

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7. Other Cound tments.

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The following additional commitments have been made to the ...

a. <u>Medical Benefits</u>. Subject will receive such dental and medical benefits as may be necessary to permit him to properly perform his assigned mission. Costs to be borne by SR/DOB Station Funds.

b. Insurance. Insurance coverage for death or disability insurred in line of duty, not to amoud \$5,000.00. Costs chargeable splingt Project ASSUMINEL.

o. <u>Recettlement.</u> Provisions made for recettlement of Subject In a country other than that in which he was recruited. Crets of recettlement will not axeed \$1,000.00, and will be chargeable against Project AESINTIMEL.

d. Entertainment. All normal entertainment expenses will be borne by SR/DOR Station Aunde.

8. Contingent Obligations. The following has not be presided the individual, but may have to be met by the Covernment:

a. Resettlement in the United States, either as an additional bomus for the Subject or as a form of control should this become necessary from a security viewpoint.

9. No coasitments other than these stated above have been made to the Subject.

i.

MICHAEL RAR Chief, SR/DCB

APPROVED: J. ALITH REID