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SULJECT

Contact with Fr. brocker de AMAJON 15 and 15 September 1961

- 1. Following contact with Dr. MIRO farcona by Mr.

 Beywith, and the undersigned at the Sheridan Melvedere Notel (Moon off),

 Reltimore, about 1130 to about 1330 15 September 1931, the undersigned, on
 the evening of 15 September, a case by telegions on the following goints
 with MIRO's regressentative, iv. Ernesto do Mikodk, who was with MIRO's at the
 New Howard Hotel (Moom 502), Maltimore. The undersigned based the context
 of his conversation with ALASS on gainance provided by 11/48/hs
 - a. Mino's Request for Pro.000 (6.3.) Monthly for Daw Inside Cina. We cannot give a reversity ensure to this request at this time, even though, we might agree with it in principle, because of the following factors, as we hope MORO will realize:
 - (1) A considerable sum is involved, approval is necessary at various levels, and several different groups are involved in any decision.
 - (2) Appropriate channels for passing the funds will have to be worked out.

MIRO's reply on this point, as given through APACH, was that we should revise the amount of funds as we found necessary and arrange the appropriate channels for transmittal of funds.

b. The Problem of Judges and Lawrers. Solution of the woodstate problem of the judges and Lawrers is also an impoled problem to which no answer can be given immediately. An analysis of the status of the various judges and lawrers, a number of were were not included in the original group, is being tack and a report is expected during the week legisling 17 become or. Upon receipt of this report, we shall be in a position to constitude decision.

Dr. MIRO'S session to this information, again delivered through ARADON, was that he had read told by Ara booksin, in a mosting on 13 September, that a solution had been arrived at concerning the fadges and lawyers. ARADON emphatically confirmed this statement, but when precowd for details by the undersigned could, not, or

would not, give any details. This stated that he would return to Miami on 15 beston or and virtually seemed an ensure to the problem of the judges and lawyers tufore he left.

e. Permanent Contact for MINO. ARAGON was told that Col. Sendell Johnson, U.S.A., retired, an outstanding man of wide military and political experience, had been designated as permanent contact for MIRO and that Col. Johnson would also be in frequent contact with Mr. Occident. Col. Johnson was now in the process of moving to Minmi and contact between him and MIRO would be established within ten days to two weeks.

MIRO expressed satisfaction at the designation of Col. Johnnon as contact.

- 7. The undersigned reported the above to DI/ANI following the conversation with ARACN and, at about 1830 16 Sectioner, again spons with ARACN, who was still in the New Hexard Hotel (Room 502), Helitzore, to advise him and MIRO of the following concerning the status of the judges and lawyers, as requested by DC/ANIA.
 - a. We expect to work out details to provide Dr. MIRO or his designes, \$5,000 for the jaiges and lawyers for the month of August 1961 and \$5,000 for the month of September 1961, these amounts in addition to the month, saws given via ALARAU.
 - b. We had been proposing to reduce the number of judges and lawyers already on the list and it was not MLAD's responsibility to make the selection of the judges and lawyers who were to be paid from the funds to be placed at his disposal.
 - e. The transition of control and payment of the judges and lawyers. from ALABAD to MERO would have to be worked out smoothly and without randor by MIRO despite the personal facilings of MIRO towards ALABAD, since it was necessary to svoid inflicting and recrimination which would become open and attract public notice. If clashes led to publicity, support for the judges and lawyers would have to be withdrawn.
 - d. The judges and lawyers group is expected to engage in positive activities and all action programs involving them will have to be substituded to the new contact for approval. If positive programs are not developed, the judges and lawyers cannot expect continuing supports. Further, the judges and lawyers group is not a relick organization and some of its members who may need jobs should lack to find for positions or individually sook employment.

e. Dr. AIRO and his enteurage should not talk indiscriminately and loosely about designation of the new contact, Col. Jennson, but should half it closely, not attempting expediently to represent it to the exile groups as a great political triumsh indicating a mandate for AIRO. The undersigned against Dr. AIRON shother he and AIRO had any quentions on the forcegoing and upon calling back to AFADT was told that AIRO had only one question, whether he coult expect \$5,000 for the jugger and lawyers for August, and the same amount for bestember. The undersigned answered affirmatively, unich satisfied AFADON and MIRO and the conversation ended. The intersigned them advised DC/WWL of the upshot of the conversations of 10 Perturbur.

H. S. CHATE: RLAIN WW/FO/B