

CHAPTER 2.**CIVIC ACTION TEAM AGREEMENT (IMPLEMENTATION) ACT**

ARRANGEMENT OF SECTIONS

Section**§201.** Short title.**§202.** Interpretation.**§203.** Implementation of the Civic Action Team Agreement.

An Act to give the Civic Action Team Agreement with the United States the force of law.
[Section numbering style modified to conform to format of the Code][Rev.2003]

Commencement: October 24, 1988

Source: P.L. 1988-27

§201. Short title.

This Act may be cited as the “Civic Action Team Agreement (Implementation) Act”
1988. [P.L. 1988-27, §1.]

§202. Interpretation.

In this Act, “Civic Action Team Agreement” means the “Agreement Regarding the Provision of the Service of a Military Civic Action Team to the Government of the Marshall Islands by the Government of the United States Pursuant to the Compact of Free Association” entered into by the Government of the Marshall Islands and the Government of the United States on July 26, 1988, in Honolulu, Hawaii, United States of America. [P.L. 1988-27, §2.]

§203. Implementation of the Civic Action Team Agreement.

(1) The Civic Action Team Agreement shall have the force of law as if enacted by the Nitijela.

(2) The Civic Action Team Agreement shall be construed and applied in a manner consistent with the provisions of the Constitution of the Marshall Islands. [P.L. 1988-27, §3.]

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