

**TITLE 42 – NUCLEAR CLAIMS**  
**CHAPTER 2 - ALL ATOLLS ACCESS TO JUSTICE (NUCLEAR CLAIMS)**



Republic of the Marshall Islands  
*Jepilpilin Ke Ejukaan*

**ALL ATOLL ACCESS TO JUSTICE ACT 2006**

**Arrangement of Sections**

Section	Page
§201. Short Title .....	3
§202. Definitions .....	3
§203. Purpose .....	4
§204. Non-espousal and other matters relating to claims. ....	4
§205. Undertaking by the firms to represent atolls. ....	4
§206. Undertaking by the Government to honour payment of fees.....	5
§207. Limitation of liability of the Government in respect of payment of fees. ....	5
§208. Submission to arbitration. ....	6
§209. Severability .....	6
§210. Effective date.....	6



**TITLE 42 – NUCLEAR CLAIMS**  
**CHAPTER 2 - ALL ATOLLS ACCESS TO JUSTICE (NUCLEAR CLAIMS)**



Republic of the Marshall Islands  
*Jepilpilin Ke Ejukaan*

**ALL ATOLL ACCESS TO JUSTICE ACT 2006**

**AN ACT** to allow all claimants from all atolls in the Republic of the Marshall Islands to obtain just compensation and counsel in proceedings relating to nuclear testing damage.

*Commencement:*

*December 5, 2007*

*Source:*

*P. L. 2006-69*

**§201. Short Title.**

This Chapter may be cited as the “All Atoll Access to Justice Act, 2006.”

**§202. Definitions.**

In this Chapter, unless the context otherwise requires:

- (a) “**atoll**” or “**atolls**” refers to any atoll or island in the Republic of the Marshall Islands;
- (b) “**client agreement**” means an agreement between the claimants of an atoll and a law firm, in which the firm agrees to provide legal services in respect of a claim and the claimants agree to pay specified fees and expenses when recovery has been made;
- (c) “**claim**” means a cause of action in a Court within the U.S. jurisdiction, made by or on behalf of the claimants of an atoll for the purpose of obtaining compensation under the Constitution and laws of the United States for property damage and the taking of property, excluding health care,