regarding grant of all facilities required by

dail of stricter control of entry and exit of the NHA TRANG region

29510 T noinu done 1. Change of location of Fixed Team from LANG SON to DONG DANG.

To walv ni ash 20 Continuance of Mobile Team controls Tendo bas evideat CAO BANG and LOC NINH till 31st problems which 1870 Partisms have had to face, shown a great deal of patience, the action of some local civil authorities in the North in

## dealing with IV TATE South to implementation of Article 14(0) and some in the South dealing

even (o) Al eloita PROGRESS REPORT sm diw lementation of the democratic

. 28918 200118V 15:00 Appendix I of the First Interim Isignated Report which gave in a statement form action on need everquired to be taken under various articles of the Agreement and the progress made till 10th December, 1954, was amended to some ent more extent by the Second Interim Report. The following further changes have occurred in noise to the light of developments that have taken place during the period llth February to
10th April, 1955:
Item No.

Task.

Task.

Haiphong Evacuation

Final details worked

-egneral to the two parties.

n 27 ourisdo Central Viet-Nam bel sed sinem - nemelomi edi blast instalment dw sesso emos ni -delign of various Art noitavale Agreement.

The Commission has (2-21) tion to bringing specific cases of delays or obstruction by the

38 International Arrangement made by Commission to do establishing a Mobile supervise demarcation Team in the demilitarline and demilitarised ized zone for superzone.

zone.

vising this area.

Article 14(d) which has a specific time-limit

within which the implementation must be
completed, hell VIII TEAPTER of serious

concern to the commission so far as the zone

under the collisions of the command

is concerned (vide paragraph 11). In addition,

is concerned (vide paragraph 11). In addition,

Reference was made in paragraphs 21 to 23 of the Second Interim Report to the want of co-operation between the parties to the Agreement, to the failure by the parties to carry out their obligations under the Agreement due to intransigence of local one and military authorities and the general warning given by the Commission to Virginity both High Commands regarding need for specific action under Article 22 where required. During the period under report, the Commission has had several occasions to recommend to the High Commands that specific action be taken by them under Article 22 against particular local authorities concerned for violation of the provisions of Article 35