

(2) it should be the policy of the United States to work with the international community, including the OAS, to assist democratic forces in Peru in restoring democracy to their country;

(3) the Government of Peru should establish a fully independent and credible election authority and should end all interference with freedom of speech and the media;

(4) the Government of Peru should fully implement the recently enacted law deactivating the SIN and the United States Government should oppose all elements of the Government of Peru that continue to subvert Peruvian democracy; and

(5) the United States Government should cooperate fully with any credible investigation of narcotics or arms trafficking by officials of the Government of Peru.

SENATE RESOLUTION 381—DESIGNATING OCTOBER 16, 2000, TO OCTOBER 20, 2000, AS ‘NATIONAL TEACH FOR AMERICA WEEK’

Mr. SCHUMER submitted the following resolution; which was considered and agreed to:

S. RES. 381

Whereas while the United States will need to hire over 2,000,000 new teachers over the next decade, Teach For America has proven itself an effective alternative means of recruiting gifted college graduates into the field of education;

Whereas in its decade of existence, Teach For America's 6,000 corps members have aided 1,000,000 low-income students at urban and rural sites across the United States;

Whereas Teach For America's popularity continues to skyrocket, with a record-breaking number of men and women applying to become corps members for the 2000-2001 school year;

Whereas over half of all Teach For America alumni continue to work within the field of education after their two years of service are complete;

Whereas Teach For America corps members leave their service committed to lifelong advocacy for low-income, underserved children;

Whereas over 100,000 schoolchildren are being taught by Teach For America corps members in 2000; and

Whereas October 16th through 20th will be Teach For America's fourth annual ‘Teach For America’ week, during which government members, artists, historians, athletes, and other prominent community leaders will visit underserved classrooms served by Teach For America corps members: Now, therefore, be it

Resolved, That the Senate—

(1) commends the Teach For America program, and its past and present participants, for its contribution to our Nation's public school system;

(2) designates the week beginning on October 16, 2000, and ending on October 20, 2000, as ‘National Teach For America Week’; and

(3) encourages Senators and all community leaders to participate in classroom visits to take place during the week.

SENATE RESOLUTION 382—RECOGNIZING AND COMMENDING THE PERSONNEL OF THE 49TH ARMORED DIVISION OF THE TEXAS ARMY NATIONAL GUARD FOR THEIR PARTICIPATION AND EFFORTS IN PROVIDING LEADERSHIP AND COMMAND AND CONTROL OF THE UNITED STATES SECTOR OF THE MULTINATIONAL STABILIZATION FORCE IN TUZLA, BOSNIA-HERZOGOVINA

Mrs. HUTCHISON (for herself, Mr. GRAMM, and Mr. WARNER) introduced the following resolution; which was considered and agreed to:

S. RES. 382

Whereas the personnel of the 49th Armored Division, Texas Army National Guard, provided command and control of Regular Army forces and an 11-nation multinational force in the American sector of Bosnia-Herzegovina from March 7, 2000, through October 4, 2000;

Whereas the presence of the soldiers of the 49th Armored Division prolonged nearly five years of peace among ethnic Serbs, Croats, and Muslims in Bosnia-Herzegovina;

Whereas the historic deployment of elements of the 49th Armored Division marked the first time that the commander of an Army National Guard unit commanded Regular Army troops and multinational troops in Bosnia-Herzegovina;

Whereas the deployment marked the first time since the Korean War that an Army National Guard division provided command and control of Regular Army forces participating in operations overseas;

Whereas a majority of the members of the 49th Armored Division who served in Bosnia-Herzegovina volunteered for the deployment that necessitated leaving their families and their civilian jobs for eight months in order to maintain peace and stability in Bosnia-Herzegovina;

Whereas the soldiers of the 49th Armored Division were able to combine unique civilian occupational backgrounds and experience with their military skills to bring about unprecedented levels of reconstruction of destroyed homes and the resettlement of refugees;

Whereas the soldiers of the 49th Armored Division in the troubled Balkans achieved the highest level of safety demonstrated thus far in the performance of that mission, with division personnel compiling an impressive record of driving over 600,000 miles, conducting over 17,000 patrols and clearing 85 square miles of mine fields without serious injury or accident;

Whereas the 49th Armored Division's tour of duty in Bosnia-Herzegovina serves as a model for the integration of Army, Army Reserve, and Army National Guard forces in the performance of Army missions; and

Whereas the members of the 49th Armored Division involved in the mission in Bosnia-Herzegovina brought great credit upon themselves, the Army National Guard, the State of Texas, and the United States of America: Now, therefore, be it

Resolved, That the Senate—

(1) commends the men and women of the 49th Armored Division of the Texas Army National Guard for their contributions to the unqualified success of the Multinational Stabilization Force in Bosnia-Herzegovina during the period of their deployment;

(2) recognizes that the efforts of the men and women of the 49th Armored Division contributed immeasurably to the success of

the peacekeeping in Bosnia-Herzegovina mission; and

(3) expresses deep gratitude for the sacrifices made by those men and women, their families, and their civilian employers in support of United States peacekeeping efforts in Bosnia-Herzegovina.

AMENDMENTS SUBMITTED

GUAM OMNIBUS OPPORTUNITIES ACT

MURKOWSKI AMENDMENT NO. 4334

Mr. SMITH of New Hampshire (for Mr. MURKOWSKI) proposed an amendment to the bill (H.R. 2462) to amend the Organic Act of Guam, and for other purposes; as follows:

Strike all after the enacting clause and insert:

‘SECTION 1. OPPORTUNITY FOR THE GOVERNMENT OF GUAM TO ACQUIRE EXCESS REAL PROPERTY IN GUAM.

“(a) TRANSFER OF EXCESS REAL PROPERTY.—(1) Excepts as provided in subsection (d), before screening excess real property located on Guam for further Federal utilization under section 202 of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 471, et seq.) (hereinafter the ‘Property Act’), the Administrator shall notify the Government of Guam that the property is available for transfer pursuant to this section.

“(2) If the Government of Guam, within 180 days after receiving notification under paragraph (1), notifies the Administrator that the Government of Guam intends to acquire the property under this section, the Administrator shall transfer such property in accordance with subsection (b). Otherwise, the property shall be screened for further Federal use and then, if there is no other Federal use, shall be disposed of in accordance with the Property Act.

“(b) CONDITIONS OF TRANSFER.—(1) Any transfer of excess real property to the Government of Guam may be without further consideration.

“(2) All transfers of excess real property to the Government of Guam shall be subject to such restrictive covenants as the Administrator, in consultation with the Secretary of Defense, in the case of property reported excess by a military department, determines to be necessary to ensure that (A) the use of the property is compatible with continued military activities on Guam, (B) the use of the property is consistent with the environmental condition of the property; (C) access is available to the United States to conduct any additional environmental remediation or monitoring that may be required; (D) the property is used only for a public purpose and can not be converted to any other use; and (E) to the extent that facilities on the property have been occupied and used by another Federal agency for a minimum of two (2) years, that the transfer to the Government of Guam is subject to the terms and conditions for such use and occupancy.

“(3) All transfer of excess real property to the Government of Guam are subject to all otherwise applicable Federal laws, except section 2696 of title 10, United States Code or section 501 of Public Law 100-77 (42 U.S.C. 11411).

“(c) DEFINITIONS.—For the purposes of this section:

“(1) The term ‘Administrator’ means—

“(A) the Administrator of General Services; or