

Now I have been contacted by others who make the case that retaining the 1996 effective date creates a lack of certainty which is unhealthy for communities desiring new stadiums and for the bond market itself. Therefore, I am inserting into the record my intention to modify the effective date if and when S. 224 is adopted in committee or on the Senate floor.

Mr. President, I ask that this language be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

(b) EFFECTIVE DATE.—

(1) IN GENERAL.—The amendments made by this section shall apply to bonds issued on or after January 19, 1999—

(2) EXCEPTION FOR CONSTRUCTION, BINDING AGREEMENTS, OR APPROVED PROJECTS.—The amendments made by this section shall not apply to bonds—

(A) The proceeds of which are used for—

(i) the construction or rehabilitation of a facility—

(I) if such construction or rehabilitation began before January 19, 1999 and was completed on or after such date, or

(II) if a State or political subdivision thereof has entered into a binding contract before January 19, 1999 that requires the incurrence of significant expenditures for such construction or rehabilitation and some of such expenditures are incurred on or after such date; or

(ii) the acquisition of a facility pursuant to a binding contract entered into by a State or political subdivision thereof before January 19, 1999, and

(B) which are the subject of an official action taken by relevant government officials before January 19, 1999—

(i) approving the issuance of such bonds, or

(ii) approving the submission of the approval of such issuance to a voter referendum.

(3) EXCEPTION FOR FINAL BOND RESOLUTIONS.—The amendments made by this section shall not apply to bonds the proceeds of which are used for the construction or rehabilitation of a facility if a State or political subdivision thereof has adopted a final bond resolution before January 19, 1999, authorizing the issuance of such bonds. For this purpose, a final bond resolution means that all necessary governmental approvals for the issuance of such bonds have been completed.

(4) SIGNIFICANT EXPENDITURES.—For purposes of paragraph (2)(A)(i)(II), the term ‘significant expenditures’ means expenditures equal to or exceeding 10 percent of the reasonably anticipated cost of the construction or rehabilitation of the facility involved.

#### NATIONAL ENDOWMENT FOR DEMOCRACY

Mr. LUGAR. Mr. President, I rise to call attention to report language in the Senate version of the Commerce, Justice, and State, the Judiciary, and related agencies appropriations bill, which directs the National Endowment for Democracy (NED) to spend 20 percent of its budget on “nation-building” activities in four war-stricken areas. The language appears in the committee report. Although the language is not mandatory, it sends a strong message

that compliance by NED is expected. I believe that the language should be deleted.

I would like to commend the work of the chairman and ranking member of the CJS Appropriations subcommittee, Senator GREGG and Senator HOLLINGS, for providing the NED with the resources to conduct its vital work. NED and its four core institutes do an exceptional job in assisting grassroots democrats in more than 80 countries around the world. NED has a strong track record, developed through involvement in virtually every critical struggle for democracy over the past fifteen years. NED supported the democratic movements that helped bring about peaceful transitions to democracy in Poland, the Czech Republic, Chile, and South Africa. NED is also playing an important role in supporting some of the newer democracies, such as Indonesia, Nigeria, Croatia, and Mexico.

I am very familiar with the work of NED and its institutes because I serve on NED’s Board of Directors. I serve on the Board along with two other Senators and two Members of the House representing both political parties. We are all concerned about the implications of the committee’s report language on the operations and mission of the Endowment.

In its report, the committee recommends that NED spend 20 percent of its entire budget to reconstitute civil governments in four seriously troubled areas—Sierra Leone, the Democratic Republic of Congo, Kosovo, and East Timor. I am pleased to report that NED is working in each of these areas on long-term democratic development. The Endowment is helping non-governmental organizations, whose leaders are facing grave danger to their personal safety, as they report on human rights abuses, campaign for peace, and provide independent news and information to the public.

We need to keep in mind that NED’s mission is not to “build” nations or governments, but to help promote democracy. It does this giving a helping hand to those inside other countries through financial and technical assistance to nurture a strong civil society and market economy. NED is successful precisely because it targets its assistance to grassroots democratic groups.

I do not support the report language because its implementation would undermine NED’s mission while forcing NED to withdraw scarce resources from other priority countries. It would be a mistake to divert NED’s modest budget to a handful of crisis situations which are already receiving enormous sums of international assistance. It is unlikely that the funds suggested in the report language could positively impact these war-torn areas, but by consuming 20 percent of NED’s budget, the language

will hamstring NED’s ability to perform its work in many other critical countries.

NED is a cost-effective investment that advances our national interest and our fundamental values of democracy and freedom. It is crucial, therefore, that we address the committee’s goals in the report language without compromising the ability of NED to carry out its work effectively.

I urge the Senate and House conferees on the Commerce, Justice, and State, the Judiciary, and related agencies appropriations bill to delete the report language directing the NED to expend funds for nation-building activities in four troubled conflicts.

#### REIMPORTATION OF PRESCRIPTION DRUGS

Mr. DORGAN. Mr. President, in recent days we have heard a lot about various proposals that would allow for the reimportation of prescription drugs. Patients pay more for the prescription drugs in the United States than anywhere else in the world. That is just not right. The Senate passed a proposal that Senator JEFFORDS and I authored that would allow for the reimportation of prescription drugs as long as certain steps are taken to ensure safety for American consumers.

I am pleased that the Administration and the Republican leaders in Congress have agreed to work together to take this common sense step towards making prescription drugs more affordable for everyone. Dr. David Kessler, former head of the FDA, has sent me a letter expressing his support for the Senate version of the reimportation language. Dr. Kessler agrees that we must reform the current system so that American consumers have access to safe and affordable medicine. At this time, I ask unanimous consent to have printed in the RECORD a letter from David Kessler for the Dorgan-Jeffords proposal in which he expresses support for our approach.

There being no objection, the letter was ordered to be printed in the RECORD as follows:

SEPTEMBER 13, 2000.

Hon. BYRON DORGAN,  
719 Hart Senate Office Building,  
Washington, DC.

DEAR SENATOR DORGAN: Thank you very much for your letter of Sept. 12, 2000. I very much applaud the effort that you and your colleagues are making to assure that the American people have access to the highest quality medicines. As you know, my concerns about the re-importation of prescription drugs center around the issues of assuring quality products. The Senate Bill which allows only the importation of FDA approved drugs, manufactured in approved FDA facilities, and for which the chain of custody has been maintained, addresses my fundamental concerns. The requirement that the importer maintain a written record of the chain of custody and batch testing to assure the product is both authentic and unadulterated provides an important safety net for consumers.