

shall be transferred and managed in accordance with such agreement: *Provided*, That such agreement shall be transmitted to the Committee on Energy and Natural Resources of the United States Senate and the appropriate committees of the United States House of Representatives not less than 60 days prior to such transfer and any such transfer shall be subject to the other provisions of this section.

“(E) Absent an agreement on the future ownership and use of the property, such property may not be transferred to another federal agency or out of federal ownership except pursuant to an Act of Congress specifically identifying such property;

“(3) to real property described in the Guam Excess Lands Act (P.L. 103-339, 108 Stat. 3116) which shall be disposed of in accordance with such Act;

“(4) to real property on Guam that is declared excess as a result of a base closure law; or

“(5) to facilities on Guam declared excess by the managing Federal agency for the purpose of transferring the facility to a Federal agency that has occupied the facility for a minimum of two years when the facility is declared excess together with the minimum land or interest therein necessary to support the facility.

“(e) DUAL CLASSIFICATION PROPERTY.—If a parcel of real property on Guam that is declared excess as a result of a base closure law also falls within the boundary of the Guam National Wildlife Refuge, such parcel of property shall be disposed of in accordance with the base closure law.

“(f) AUTHORITY TO ISSUE REGULATIONS.—The Administrator of General Services, after consultation with the Secretary of Defense and the Secretary of Interior, may issue such regulations as he deems necessary to carry out this section.

#### “SEC. 2. COMPACT IMPACT REPORTS.

“Paragraph 104(e)(2) of Public Law 99-239 (99 Stat. 1770, 1788) is amended by deleting ‘President shall report to the Congress with respect to the impact of the Compact on the United States territories and commonwealths and on the State of Hawaii.’ and inserting in lieu thereof, ‘Governor of any of the United States territories or commonwealths or the State of Hawaii may report to the Secretary of the Interior by February 1 of each year with respect to the impacts of the compacts of free association on the Governor’s respective jurisdiction. The Secretary of the Interior shall review and forward any such reports to the Congress with the comments of the Administration. The Secretary of the Interior shall, either directly or, subject to available technical assistance funds, through a grant to the affected jurisdiction, provide for a census of Micronesians at intervals no greater than five years from each decennial United States census using generally acceptable statistical methodologies for each of the impact jurisdictions where the governor requests such assistance, except that the total expenditures to carry out this sentence may not exceed \$300,000 in any year.’

#### “SEC. 3. APPLICATION OF FEDERAL PROGRAMS UNDER THE COMPACTS OF FREE ASSOCIATION.

“(a) The freely associated states of the Republic of the Marshall Islands, the Federated States of Micronesia, and the Republic of Palau, respectively, and citizens thereof, shall remain eligible for all Federal programs, grant assistance and services of the United States, to the extent that such programs, grant assistance and services are pro-

vided to states and local governments of the United States and residents of such states, for which a freely associated state or its citizens were eligible on October 1, 1999. This eligibility shall continue through the period of negotiations referred to in section 231 of the Compact of Free Association with the Republic of the Marshall Islands and the Federated States of Micronesia, approved in Public Law 99-239, and during consideration by the Congress of legislation submitted by an Executive branch agency as a result of such negotiations.

“(b) Section 214(a) of the Housing Community Development Act of 1980 (42 U.S.C. 143a(a)) is amended—

“(1) by striking ‘or’ at the end of paragraph (5);

“(2) by striking the period at the end of paragraph (6) and inserting ‘; or’; and

“(3) by adding at the end the following new paragraph:

“(7) an alien who is lawfully resident in the United States and its territories and possessions under section 141 of the Compacts of Free Association between the Government of the United States and the Governments of the Marshall Islands, the Federated States of Micronesia (48 U.S.C. 1901 note) and Palau (48 U.S.C. 1931 note) while the applicable section is in effect: *Provided*, That, within Guam any such alien shall not be entitled to a preference in receiving assistance under this Act over any United States citizen or national resident therein who is otherwise eligible for such assistance.’”

Mr. SMITH of New Hampshire. I ask unanimous consent that the amendment be agreed to, the bill be read the third time and passed, as amended, and the motion to reconsider be laid upon the table, and any statements relating to the bill be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 4334) was agreed to.

The bill (H.R. 2462), as amended, was read the third time and passed.

#### COMMENDING ARCHBISHOP DESMOND TUTU

Mr. SMITH of New Hampshire. Mr. President, I ask unanimous consent that the Judiciary Committee be discharged from further consideration of S. Res. 31, and the Senate then proceed to its immediate consideration.

The PRESIDING OFFICER. Without objection, it is so ordered. The clerk will report the resolution by title.

The assistant legislative clerk read as follows:

A resolution (S. Res. 31) commending Archbishop Desmond Tutu for being a recipient of the Immortal Chaplains Prize for Humanity.

There being no objection, the Senate proceeded to consider the resolution.

Mr. SMITH of New Hampshire. Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, the motion to reconsider be laid upon the table, and any statements relating to the resolution be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

The resolution (S. Res. 31) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

#### S. RES. 31

Whereas the Immortal Chaplains Prize for Humanity was established by the Immortal Chaplains Foundation to honor the memory of the four “Immortal Chaplains” of World War II, Lieutenant George L. Fox, Methodist; Lieutenant Alexander D. Goode, Jewish; Lieutenant John P. Washington, Catholic; and Lieutenant Clark V. Poling, Dutch Reformed;

Whereas witnesses have verified that during the approximate 18 minutes the United States Army transport *Dorchester* was sinking off the coast of Greenland, the four chaplains went from soldier to soldier calming fears and handing out life jackets and guiding men to safety and when there were no more life jackets, they removed their own life jackets and gave them to others to save their lives and were last seen arm-in-arm in prayer on the hull of the ship;

Whereas many of the 230 men who survived owed their lives to these four chaplains, and witnesses among them recounted the unique ecumenical spirit and love for their fellow man these four demonstrated;

Whereas the Immortal Chaplains Prize for Humanity was created to ensure that the spirit of these Chaplains is celebrated through a living memorial to be awarded to those who have been willing to put their lives in danger to grant assistance to persons of a different creed or color;

Whereas Archbishop Desmond Tutu served as Chairman of the Truth and Reconciliation Commission in South Africa, which performed a historical role and set a precedent in revealing the truth about atrocities committed in the past and providing the means of a peaceful resolution for the pain suffered by that nation;

Whereas Archbishop Desmond Tutu continues to defend the rights of the downtrodden of many nations, exhibiting compassion to those of different races and religious beliefs; and

Whereas it is proper and desirable to recognize that Archbishop Desmond Tutu’s actions are in keeping with the spirit of the “Immortal Chaplains”: Now, therefore, be it

*Resolved*, That the Senate commends Archbishop Desmond Tutu for being a recipient of the Immortal Chaplains Prize for Humanity.

#### NATIONAL TEACH FOR AMERICA WEEK

Mr. SMITH of New Hampshire. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 381, submitted earlier today by Senator SCHUMER.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The assistant legislative clerk read as follows:

A resolution (S. Res. 381) designating October 16, 2000, to October 20, 2000, as “National Teach For America Week”.

There being no objection, the Senate proceeded to consider the resolution.

Mr. SMITH of New Hampshire. Mr. President, I ask unanimous consent