disapproval. Such 120-day period may be extended by the Secretary after consultation with the Navajo Nation.

“(4) If the Navajo Nation has executed a lease pursuant to tribal regulations under paragraph (1), the Navajo Nation shall provide the Secretary with—

“(A) a copy of the lease and all amendments and renewals thereto; and

“(B) in the case of regulations or a lease that permits payment to be made directly to the Navajo Nation, documentation of the lease payments sufficient to enable the Secretary to discharge the trust responsibility of the United States under paragraph (5).

“(5) The United States shall not be liable for losses sustained by any party to a lease executed pursuant to tribal regulations under paragraph (1), including the Navajo Nation. Nothing in this paragraph shall be construed to diminish the authority of the Secretary to take appropriate actions, including the cancellation of a lease, in furtherance of the trust obligation of the United States to the Navajo Nation.

“(6)(A) An interested party may, after exhaustion of tribal remedies, submit, in a timely manner, a petition to the Secretary to review the compliance of the Navajo Nation with any regulations approved under this subsection. If upon such review the Secretary determines that the regulations were violated, the Secretary may take such action as may be necessary to remedy the violation, including rescinding the approval of the tribal regulations and reassuming responsibility for the approval of leases for Navajo Nation tribal trust lands.

“(B) If the Secretary seeks to remedy a violation described in subparagraph (A), the Secretary shall—

“(i) make a written determination with respect to the regulations that have been violated;

“(ii) provide the Navajo Nation with a written notice of the alleged violation together with such written determination; and

“(iii) prior to the exercise of any remedy or the rescission of the approval of the regulation involved and the reassumption of the lease approval responsibility, provide the Navajo Nation with a hearing on the record and a reasonable opportunity to cure the alleged violation.”.

Agreed to December 14, 2000.

Dec. 15, 2000
[H. Con. Res. 271]

MULTIPLE SCLEROSIS—AWARENESS AND RESEARCH

Whereas multiple sclerosis is a chronic and often disabling disease of the central nervous system which often first appears in people between the ages of 20 and 40, with lifelong physical and emotional effects;

Whereas multiple sclerosis is twice as common in women as in men;

Whereas an estimated 250,000 to 350,000 individuals suffer from multiple sclerosis nationally;
Whereas symptoms of multiple sclerosis can be mild, such as num­
bness in the limbs, or severe, such as paralysis or loss of vision;
Whereas the progress, severity, and specific symptoms of multiple
sclerosis in any one person cannot yet be predicted;
Whereas the annual cost to each affected individual averages
$34,000, and the total cost can exceed $2 million over an individ­
ual’s lifetime;
Whereas the annual cost of treating all people who suffer from
multiple sclerosis in the United States is nearly $9 billion;
Whereas the cause of multiple sclerosis remains unknown, but
 genetic factors are believed to play a role in determining a per­
son’s risk for developing multiple sclerosis;
Whereas many of the symptoms of multiple sclerosis can be treated
with medications and rehabilitative therapy;
Whereas new treatments exist that can slow the course of the
disease, and reduce its severity;
Whereas medical experts recommend that all people newly
diagnosed with relapse-remitting multiple sclerosis begin disease-
modifying therapy;
Whereas finding the genes responsible for susceptibility to multiple
sclerosis may lead to the development of new and more effective
ways to treat the disease;
Whereas increased funding for the National Institutes of Health
would provide the opportunity for research and the creation of
programs to increase awareness, prevention, and education; and
Whereas Congress as an institution, and Members of Congress
as individuals, are in unique positions to help raise public aware­
ness about the detection and treatment of multiple sclerosis and
to support the fight against multiple sclerosis: Now, therefore,
be it

Resolved by the House of Representatives (the Senate concurring),
That it is the sense of the Congress that—

(1) all Americans should take an active role in the fight
to end the devastating effects of multiple sclerosis on individ­
uals, their families, and the economy;
(2) the role played by national and community organiza­
tions and health care professionals in promoting the importance
of continued funding for research, and in providing information
about and access to the best medical treatment and support
services for people with multiple sclerosis should be recognized
and applauded;
(3) the Federal Government has a responsibility to—
(A) continue to fund research so that the causes of,
and improved treatment for, multiple sclerosis may be
discovered;
(B) continue to consider ways to improve access to,
and the quality of, health care services for people with
multiple sclerosis;
(C) endeavor to raise public awareness about the symp­
toms of multiple sclerosis; and
(D) endeavor to raise health profession's awareness about diagnosis of multiple sclerosis and the best course of treatment for people with the disease.

Agreed to December 15, 2000.

ADJOURNMENT—HOUSE OF REPRESENTATIVES AND SENATE

Resolved by the House of Representatives (the Senate concurring), That when the House adjourns on the legislative day of Friday, December 15, 2000, Saturday, December 16, 2000, or Sunday, December 17, 2000, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it shall stand adjourned sine die, or until noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution; and that when the Senate adjourns on Friday, December 15, 2000, Saturday, December 16, 2000, or Sunday, December 17, 2000, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it shall stand adjourned sine die, or until noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution.

Sec. 2. The Speaker of the House and the Majority Leader of the Senate, acting jointly after consultation with the Minority Leader of the House and the Minority Leader of the Senate, shall notify the Members of the House and Senate, respectively, to reassemble whenever, in their opinion, the public interest shall warrant it.

Agreed to December 15, 2000.

DAY OF PEACE AND SHARING—OBSERVANCE

Whereas human progress in the 21st century will depend upon global understanding and cooperation in finding positive solutions to hunger and violence;

Whereas the turn of the millennium offers unparalleled opportunity for humanity to examine its past, set goals for the future, and establish new patterns of behavior;

Whereas the people of the United States and the world observed the day designated by the United Nations General Assembly as “One Day in Peace, January 1, 2000” (General Assembly Resolution 54/29);

Whereas the example set on that day ought to be recognized globally and repeated each year;

Whereas the people of the United States seek to establish better relations with one another and with the people of all countries; and

Whereas celebration by the breaking of bread together traditionally has been the means by which individuals, societies, and nations join together in peace: Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That it is the sense of Congress that—