

# Commonwealth

## Robert A. Underwood, M.C. U.S. House of Representatives

Guam 328.967 Commonwealth 1 SEC. 304. NUCLEAR WASTE.

2 (a) The United States shall not utilize the water sur3 rounding the Commonwealth of Guam or the island for
4 dumping or storage of nuclear waste.

5 (b) The United States shall clean up and make safe 6 for human habitation all chemical waste dump sites used 7 by the military in the past and at present, and shall not, 8 at any time, use the island and the surrounding waters 9 of Guam as a depository for hazardous chemicals in the 10 future.

11 (c) The United States shall compensate, in a manner 12 to be decided by the District Court of Guam, any person 13 injured as a result of chemical, nuclear, or other hazard-14 ous materials stored, used, or disposed of by agencies of 15 the United States Government in the Commonwealth of 16 Guam or its surrounding waters.

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## TITLE IV—COURTS

18, SEC. 401. JUDICIAL RELATIONSHIP OF GUAM TO THE UNIT-19, ED STATES.

20 The relations between the courts established by the 21. Constitution or laws of the United States and the local 22. courts of Guam with respect to appeals, certiorari, removal 23. of causes, the issuance of writs of habeas corpus, and 24. other matters or proceedings shall be governed by the laws 25. of the United States pertaining to the relations between 26. the courts of the United States, including the Supreme

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Guam shall adopt appropriate measures for the implemen tation and the enforcement of this section upon or after
 entry of the aliens into Guam.

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## TITLE VIII—LABOR

#### 5 SEC. 801. FEDERAL EMPLOYMENT.

6 In all vacancies in the Federal Civil Service occurring 7 in Guam, residents of Guam possessing the requisite 8 standards of age, health, character, education, knowledge, 9 and experience shall be given preference over transfers of 10 persons from off Guam or the recruiting of persons from 11 outside Guam.

12 SEC. 802. GUAM LABOR LAWS.

13 Except and to the extent prohibited by Congress, the 14 Commonwealth of Guam shall have authority to enact and 15 enforce all laws regulating or affecting employment in the 16 Commonwealth. All applicable laws of the United States which regulate employment on Guam on the effective date 17 18 of this Act shall remain applicable to Guam until replaced as to their applicability to Guam by duly enacted law of 19 the Guam Legislature. 20

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## TITLE IX—TRANSPORTATION

## 22 AND TELECOMMUNICATIONS

23 SEC. 901. MARITIME SHIPPING.

(a) No provision of the laws of the United States,including, without limitation, the vessel documentation

laws of the United States, shall apply to prevent the Unit-1 ed States registration of, and use of, any foreign-built ves-2 sel (including vessels engaged in towing, barges, dredges, 3 vessels or boats leased, rented, or chartered to another for 4 5 any use, including, without limitation, vessels used to take out chartered fishing and diving parties or sightseeing 6 tours) for any purpose whatsoever within the internal wa-7 ters, harbors, territorial sea and adjacent Exclusive 8 Economic Zone around Guam. 9

(b) The shipment of fish or fish products from Guam
to any coastwise point of the United States shall not be
subject to the coastwise laws of the United States.

13 (c) The application of the coastwise laws of the Unit-14 ed States to Guam pursuant to 46 U.S.C. 883 shall be periodically examined by the Commission to determine, 15 mutually, the desirability of the continued applicability of 16 such laws to Guam. Such determination by the Commis-17 sion shall be based solely on the criteria of whether such 18 19 laws or any or a part thereof as applied to Guam constrain 20 Guam's economic development and, if such a determina-21 tion is made, the Commission shall recommend such laws 22 should not continue to apply to Guam: Provided, That so 23 long as the coastwise laws are applicable to Guam the 24 United States Government shall be responsible for ensur-25 ing adequate and reliable cargo service between Guam and the United States as determined mutually in the Commis sion.

3 SEC. 902. AIRLINES.

4 (a) The Governor of Guam shall have the authority to sponsor any qualified air service carrier to come to 5 Guam subject only to presidential consultation concerning 6 articulated foreign policy and national defense interests of 7 the United States. The Commonwealth of Guam shall be 8 exempt from all bilateral treaties between the United 9 States and foreign states with respect to scheduling and 10 to technical specifications of aircraft, other than safety re-11 quirements, for foreign or United States charter passenger 12 flights to and from Guam where such flights originate 13 from foreign jurisdictions. This provision shall not be ap-14 15 plied in such a manner as to impair regularly scheduled passenger and cargo flights from any of the several United 16 17 States States and Territories to and from Guam.

(b) The Commonwealth of Guam shall remain an "eligible point" for purposes of being ensured essential air
transportation under applicable provisions of the Federal
Aviation Act of 1958, as amended by Public Law 98–213,
section 10, with passenger and other service to be scheduled to provide regular and satisfactory delivery of postal
mail and cargo to and from the United States.

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(c) In addition to any other requirement in compli-1 ance with Federal law for new, additional, or changed 2 routes. United States domestic air carriers shall obtain the 3 concurrence of the Governor of Guam on any application 4 5 filed for such service to Guam.

#### SEC. 903. TELECOMMUNICATIONS. 6

7 The Commonwealth of Guam shall be defined as do-8 mestic for the purposes of setting rates in telecommunications by the Federal Communications Commission. 9

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## TITLE X-LAND, NATURAL **RESOURCES AND UTILITIES**

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## SEC. 1001. AUTHORITY OVER LAND AND RESOURCES.

13 (a) The Government of the Commonwealth of Guam shall have power of eminent domain over property within 14 15 the Commonwealth in accord with the Constitution of Guam. 16

17 (b) The Commonwealth of Guam shall have jurisdiction over all living and nonliving natural resources of the 18 seabed, subsoil, tidelands, and adjacent territorial waters, 19 20 as defined by the United States law, of the Island of 21 Guam. The Commonwealth shall exercise rights to determine the conditions, including pollution control, and terms 22 23 of all scientific research, management, exploration, and ex-24 ploitation of all ocean resources and all sources of energy and prevention of pollution within the 200-mile Exclusive 25

Economic Zone, including pollution originating outside the
 zone that poses a threat within the zone.

3 (c) The United States may, upon written notice to 4 the Government of the Commonwealth of Guam, acquire 5 for public purposes in accordance with Federal laws and procedures, any interest in real property in the Common-6 wealth only by voluntary means, under such terms and 7 conditions as may be negotiated by the parties. The Unit-8 ed States will continue to recognize and respect the scar-9 city and special importance of land in the Commonwealth 10 of Guam. If the United States must acquire any interest 11 12 in real property, it will follow the policy of seeking to ac-13 quire only the minimum area necessary to accomplish the public purpose for which the real property is required, of 14 15 seeking only the minimum interest in real property nec-16 essary to support such public purpose, and of seeking first to satisfy its requirement by acquiring an interest in pub-17 lic rather than private real property. No interest in real 18 19 property on Guam will be acquired by the United States unless duly authorized by the Congress of the United 20 States and for which appropriations are available. 21

(d) The United States agrees not to exercise within
the Commonwealth the power of eminent domain except
in time of war and then only to the extent necessary and
in compliance with applicable United States and Common-

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Guam, including section 228 or title II and title XVI of
 the Social Security Act (Supplemental Security Income).
 The formula for granting such financial assistance to
 Guam and its residents shall be the same as the formula
 applied to the several states and their residents unless
 such formula cannot, on its face, be applied to Guam or
 it is specifically stated to the contrary in this Act.

#### 8 SEC. 1103. RETURN OF ECONOMIC ZONE FEES.

9 The Commonwealth shall have paid to the Treasury 10 of Guam all licensing and other fees obtained by permit-11 ting foreign vessels to fish or other exploitation of the 200-12 mile Exclusive Economic Zone of Guam.

#### 13 SEC. 1104. FEDERAL PAYMENT.

14 (a) The Governor of Guam, in preparing an annual budget for the Government of the Commonwealth of 15 Guam, shall develop meaningful expenditure and revenue 16 17 comparisons based on data supplied by the Bureau of the Census and other independent, reliable sources and iden-18 19 tify elements of cost and benefits to Guam which result from the unusual role of Guam as one of the Nation's 20 21 principal military bastions in the Far East despite its 22 small size. The results of the studies conducted by the Governor under this subsection shall be made available to 23 the Guam Legislature and to the Federal Office of Man-24 agement and Budget for their use in reviewing and revis-25