A BILL FOR AN ACT

To amend Chapter 6 of title 10 of the Code of the Federated States of Micronesia (Annotated), by creating a new section 606, for the purpose of establishing time limits for recalling FSM ambassadors and other foreign service personnel who were nominated by the President of the Federated States of Micronesia for advice and consent, but not confirmed by Congress, and for other purposes.

BE IT ENACTED BY THE CONGRESS OF THE FEDERATED STATES OF MICRONESIA:

Section 1. Purpose.

To specify a time period by which an FSM Ambassador and other foreign service personnel who were nominated for advice and consent by Congress under section 207 of title 2 of the Code of the Federated States of Micronesia (Annotated), and who were not confirmed by Congress must be recalled and the host country and foreign governments informed.

Section 2. Chapter 6 of title 10 of the Code of the Federated States of Micronesia (Annotated), is hereby amended by inserting a new section 606 to read as follows:

"Section 606. Recall of Diplomatic Personnel Subject to Advice and Consent.

The President of the FSM shall recall any currently serving FSM Ambassador and other foreign service personnel subject to advice and consent within 30 calendar days of notification of their non-confirmation by Congress. The Secretary of External Affairs shall notify the host country and all foreign governments to which the FSM
Ambassador and Consulate General is accredited within 30 calendar days of their recall."

Section 3. This act shall become law upon approval by the President of the Federated States of Micronesia or upon its becoming law without such approval.

Date: 3/12/22  Introduced by: /s/ Wesley W. Simina
Wesley W. Simina