A RESOLUTION

Requesting the President of the Federated States of Micronesia to direct the Office of Immigration and Labor to faithfully enforce the immigration and labor laws of the Federated States of Micronesia.

1. WHEREAS, some nonresident workers have been discovered working in the Federated States of Micronesia without any work permits; and

2. WHEREAS, some nonresident workers have changed employers without the knowledge of the Office of Immigration and Labor; and

3. WHEREAS, some aliens have been admitted as tourists, but have secured gainful employment without holding nonresident work permits; and

4. WHEREAS, there is a case in which an alien was admitted into the Federated States of Micronesia regularly as a tourist, yet he functioned as a consultant to a local company, ordering goods for the said company while in the Federated States of Micronesia, and receiving a commission for such order, without having a nonresident work permit, without paying taxes on the commission, and without the blessing of the Foreign Investment Board; and

5. WHEREAS, there have been cases in which nonresident workers were imported when such importations had no benefits whatsoever to the Federated States of Micronesia; now, therefore,

BE IT RESOLVED by the Third Congress of the Federated States of Micronesia, First Regular Session, 1983, that the Congress respectfully requests the President of the Federated States of Micronesia to direct the Office of Immigration and Labor to faithfully enforce the immigration and labor laws of the Federated States of Micronesia; and

BE IT FURTHER RESOLVED that certified copies of this resolution be transmitted to the President of the Federated States of Micronesia, the Attorney General of the Federated States of Micronesia;
the Chief of the Office of Immigration and Labor, the Governors
of the States of Kosrae, Ponape, Truk, and Yap; and the Immigration
and Labor Officer in each State of the Federated States of Micronesia.

Date: 5/28/83 Introduced by: Gouland

Sosao H. Goulard