

106TH CONGRESS
1ST SESSION

S. CON. RES. 65

Expressing the sense of Congress regarding the preservation of full and open competition for contracts for the transportation of United States military cargo between the United States and the Republic of Iceland.

IN THE SENATE OF THE UNITED STATES

NOVEMBER 2, 1999

Mr. TORRICELLI submitted the following concurrent resolution; which was referred to the Committee on Commerce, Science, and Transportation

CONCURRENT RESOLUTION

Expressing the sense of Congress regarding the preservation of full and open competition for contracts for the transportation of United States military cargo between the United States and the Republic of Iceland.

Whereas the Treaty Between the United States of America and the Republic of Iceland to Facilitate Their Defense Relationship and Related Memorandum of Understanding in Implementation of the Treaty, signed September 24, 1986, provides for full and open competition among United States-flag carriers and Icelandic shipping companies for the transportation of United States military cargo between the United States and Iceland: Now, therefore, be it

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

3 (1) the President should ensure that full and
4 open competition continues in the selection of com-
5 panies to transport United States military cargo be-
6 tween the United States and Iceland in accordance
7 with the Treaty Between the United States of Amer-
8 ica and the Republic of Iceland to Facilitate Their
9 Defense Relationship and Related Memorandum of
10 Understanding in Implementation of the Treaty,
11 signed September 24, 1986; and

12 (2) to preserve that competition, neither the
13 Secretary of State nor any other official of the
14 United States should, without the advice and con-
15 sent of the Senate, seek to amend, interpret, or alter
16 the administration of the treaty or memorandum of
17 understanding in any manner (through limitations
18 on eligibility or otherwise) that—

19 (A) would preclude companies qualified to
20 conduct business under the laws of the United
21 States or the Republic of Iceland from submit-
22 ting offers for, being awarded, or performing a
23 contract for the transportation of United States
24 military cargo under the treaty or memorandum
25 of understanding; or

1 (B) would otherwise defeat the purpose of
2 enhancing competition among United States-
3 flag carriers or among Icelandic shipping com-
4 panies under the treaty or memorandum of un-
5 derstanding.

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