107th CONGRESS 1st Session S. J. RES. 12

Granting the consent of Congress to the International Emergency Management Assistance Memorandum of Understanding.

IN THE SENATE OF THE UNITED STATES

MARCH 28, 2001

Mr. SMITH of New Hampshire introduced the following joint resolution; which was read twice and referred to the Committee on the Judiciary

JOINT RESOLUTION

Granting the consent of Congress to the International Emergency Management Assistance Memorandum of Understanding.

1 Resolved by the Senate and House of Representatives

- 2 of the United States of America in Congress assembled,
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4 SECTION 1. CONGRESSIONAL CONSENT.

5 Congress consents to the International Emergency 6 Management Assistance Memorandum of Understanding 7 entered into between the States of Maine, New Hamp-8 shire, Vermont, Massachusetts, Rhode Island, and Con-9 necticut and the Provinces of Quebec, New Brunswick, Prince Edward Island, Nova Scotia and Newfoundland.
 The compact is substantially as follows:

3 "Article I—International Emergency Management As 4 sistance Memorandum of Understanding 5 Purpose and Authorities

6 "The International Emergency Management Assistance Memorandum of Understanding, hereinafter referred 7 8 to as the 'compact,' is made and entered into by and 9 among such of the jurisdictions as shall enact or adopt 10 this compact, hereinafter referred to as 'party jurisdictions.' For the purposes of this agreement, the term 'juris-11 12 dictions' may include any or all of the States of Maine, 13 New Hampshire, Vermont, Massachusetts, Rhode Island, and Connecticut and the Provinces of Quebec, New Bruns-14 15 wick, Prince Edward Island, Nova Scotia and Newfoundland, and such other states and provinces as may hereafter 16 17 become a party to this compact.

18 "The purpose of this compact is to provide for the 19 possibility of mutual assistance among the jurisdictions 20 entering into this compact in managing any emergency or 21 disaster when the affected jurisdiction or jurisdictions ask 22 for assistance, whether arising from natural disaster, tech-23 nological hazard, manmade disaster or civil emergency as-24 pects of resources shortages.

1 "This compact also provides for the process of plan-2 ning mechanisms among the agencies responsible and for 3 mutual cooperation, including, if need be, emergency-re-4 lated exercises, testing, or other training activities using 5 equipment and personnel simulating performance of any aspect of the giving and receiving of aid by party jurisdic-6 7 tions or subdivisions of party jurisdictions during emer-8 gencies, with such actions occurring outside actual de-9 clared emergency periods. Mutual assistance in this com-10 pact may include the use of emergency forces by mutual agreement among party jurisdictions. 11

12 "Article II—General Implementation

13 "Each party jurisdiction entering into this compact recognizes that many emergencies may exceed the capa-14 15 bilities of a party jurisdiction and that intergovernmental cooperation is essential in such circumstances. Each juris-16 17 diction further recognizes that there will be emergencies that may require immediate access and present procedures 18 19 to apply outside resources to make a prompt and effective 20 response to such an emergency because few, if any, indi-21 vidual jurisdictions have all the resources they need in all 22 types of emergencies or the capability of delivering re-23 sources to areas where emergencies exist.

24 "The prompt, full, and effective utilization of re-25 sources of the participating jurisdictions, including any re-

sources on hand or available from any other source that
 are essential to the safety, care, and welfare of the people
 in the event of any emergency or disaster, shall be the
 underlying principle on which all articles of this compact
 are understood.

6 "On behalf of the party jurisdictions participating in 7 the compact, the legally designated official who is assigned 8 responsibility for emergency management is responsible 9 for formulation of the appropriate inter-jurisdictional mu-10 tual aid plans and procedures necessary to implement this 11 compact, and for recommendations to the jurisdiction con-12 cerned with respect to the amendment of any statutes, 13 regulations, or ordinances required for that purpose.

14 "Article III—Party Jurisdiction Responsibilities

15 "(a) FORMULATE PLANS AND PROGRAMS.—It is the 16 responsibility of each party jurisdiction to formulate pro-17 cedural plans and programs for inter-jurisdictional co-18 operation in the performance of the responsibilities listed 19 in this section. In formulating and implementing such 20 plans and programs the party jurisdictions, to the extent 21 practical, shall—

"(1) review individual jurisdiction hazards analyses that are available and, to the extent reasonably
possible, determine all those potential emergencies
the party jurisdictions might jointly suffer, whether

due to natural disaster, technological hazard, man made disaster or emergency aspects of resource
 shortages;
 "(2) initiate a process to review party jurisdic tions' individual emergency plans and develop a plan
 that will determine the mechanism for the inter-ju-

7 risdictional cooperation;

8 "(3) develop inter-jurisdictional procedures to 9 fill any identified gaps and to resolve any identified 10 inconsistencies or overlaps in existing or developed 11 plans;

12 "(4) assist in warning communities adjacent to
13 or crossing jurisdictional boundaries;

"(5) protect and ensure delivery of services,
medicines, water, food, energy and fuel, search and
rescue, and critical lifeline equipment, services and
resources, both human and material to the extent
authorized by law;

"(6) inventory and agree upon procedures for
the inter-jurisdictional loan and delivery of human
and material resources, together with procedures for
reimbursement or forgiveness; and

23 "(7) provide, to the extent authorized by law,
24 for temporary suspension of any statutes or ordi25 nances, over which the province or state has jurisdic-

tion, that impede the implementation of the responsibilities described in this subsection.

3 "(b) REQUEST ASSISTANCE.—The authorized rep-4 resentative of a party jurisdiction may request assistance 5 of another party jurisdiction by contacting the authorized representative of that jurisdiction. These provisions only 6 7 apply to requests for assistance made by and to authorized 8 representatives. Requests may be verbal or in writing. If 9 verbal, the request must be confirmed in writing within 10 15 days of the verbal request. Requests must provide the 11 following information:

12 "(1) A description of the emergency service function for which assistance is needed and of the 13 14 mission or missions, including but not limited to fire 15 services, emergency medical, transportation, commu-16 nications, public works and engineering, building in-17 spection, planning and information assistance, mass 18 care, resource support, health and medical services, 19 and search and rescue.

20 "(2) The amount and type of personnel, equip21 ment, materials, and supplies needed and a reason22 able estimate of the length of time they will be need23 ed.

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"(3) The specific place and time for staging of
 the assisting party's response and a point of contact
 at the location.

4 "(c) CONSULTATION AMONG PARTY JURISDICTION 5 OFFICIALS.—There shall be frequent consultation among the party jurisdiction officials who have assigned emer-6 7 gency management responsibilities, such officials collec-8 tively known hereinafter as the International Emergency 9 Management Group, and other appropriate representa-10 tives of the party jurisdictions with free exchange of information, plans, and resource records relating to emergency 11 12 capabilities to the extent authorized by law.

13 "Article IV—Limitation

14 "Any party jurisdiction requested to render mutual 15 aid or conduct exercises and training for mutual aid shall undertake to respond as soon as possible, except that it 16 17 is understood that the jurisdiction rendering aid may withhold or recall resources to the extent necessary to provide 18 19 reasonable protection for that jurisdiction. Each party ju-20 risdiction shall afford to the personnel of the emergency 21 forces of any party jurisdiction, while operating within its 22 jurisdictional limits under the terms and conditions of this 23 compact and under the operational control of an officer 24 of the requesting party, the same powers, duties, rights, privileges, and immunities as are afforded similar or like 25

forces of the jurisdiction in which they are performing 1 2 emergency services. Emergency forces continue under the 3 command and control of their regular leaders, but the or-4 ganizational units come under the operational control of 5 the emergency services authorities of the jurisdiction receiving assistance. These conditions may be activated, as 6 7 needed, by the jurisdiction that is to receive assistance or 8 upon commencement of exercises or training for mutual 9 aid and continue as long as the exercises or training for 10 mutual aid are in progress, the emergency or disaster remains in effect or loaned resources remain in the receiving 11 jurisdiction or jurisdictions, whichever is longer. The re-12 13 ceiving jurisdiction is responsible for informing the assisting jurisdictions of the specific moment when services will 14 15 no longer be required.

16 "Article V—Licenses and Permits

17 "Whenever a person holds a license, certificate, or 18 other permit issued by any jurisdiction party to the com-19 pact evidencing the meeting of qualifications for profes-20sional, mechanical, or other skills, and when such assist-21 ance is requested by the receiving party jurisdiction, such 22 person is deemed to be licensed, certified, or permitted by 23 the jurisdiction requesting assistance to render aid involving such skill to meet an emergency or disaster, subject 24

to such limitations and conditions as the requesting juris diction prescribes by Executive order or otherwise.

3 "Article VI—Liability

4 "Any person or entity of a party jurisdiction ren-5 dering aid in another jurisdiction pursuant to this compact are considered agents of the requesting jurisdiction for 6 7 tort liability and immunity purposes. Any person or entity 8 rendering aid in another jurisdiction pursuant to this com-9 pact are not liable on account of any act or omission in 10 good faith on the part of such forces while so engaged or on account of the maintenance or use of any equipment 11 12 or supplies in connection therewith. Good faith in this article does not include willful misconduct, gross negligence, 13 or recklessness. 14

15 "Article VII—Supplementary Agreements

16 "Because it is probable that the pattern and detail of the machinery for mutual aid among 2 or more jurisdic-17 tions may differ from that among the jurisdictions that 18 are party to this compact, this compact contains elements 19 20 of a broad base common to all jurisdictions, and nothing 21 in this compact precludes any jurisdiction from entering 22 into supplementary agreements with another jurisdiction 23 or affects any other agreements already in force among 24 jurisdictions. Supplementary agreements may include, but 25 are not limited to, provisions for evacuation and reception

of injured and other persons and the exchange of medical,
 fire, public utility, reconnaissance, welfare, transportation
 and communications personnel, equipment, and supplies.

4 "Article VIII—Workers' Compensation and Death 5 Benefits

6 "Each party jurisdiction shall provide, in accordance 7 with its own laws, for the payment of workers' compensa-8 tion and death benefits to injured members of the emer-9 gency forces of that jurisdiction and to representatives of 10 deceased members of those forces if the members sustain injuries or are killed while rendering aid pursuant to this 11 12 compact, in the same manner and on the same terms as 13 if the injury or death were sustained within their own jurisdiction. 14

15 "Article IX—Reimbursement

16 "Any party jurisdiction rendering aid in another ju-17 risdiction pursuant to this compact shall, if requested, be 18 reimbursed by the party jurisdiction receiving such aid for 19 any loss or damage to, or expense incurred in, the oper-20 ation of any equipment and the provision of any service 21 in answering a request for aid and for the costs incurred 22 in connection with those requests. An aiding party juris-23 diction may assume in whole or in part any such loss, damage, expense, or other cost or may loan such equip-24 25 ment or donate such services to the receiving party jurisdiction without charge or cost. Any 2 or more party juris dictions may enter into supplementary agreements estab lishing a different allocation of costs among those jurisdic tions. Expenses under article VIII are not reimbursable
 under this section.

6 "Article X—Evacuation

7 "Each party jurisdiction shall initiate a process to 8 prepare and maintain plans to facilitate the movement of 9 and reception of evacuees into its territory or across its 10 territory, according to its capabilities and powers. The party jurisdiction from which the evacuees came shall as-11 12 sume the ultimate responsibility for the support of the 13 evacuees, and after the termination of the emergency or disaster, for the repatriation of such evacuees. 14

15 "Article XI—Implementation

16 "(a) This compact is effective upon its execution or 17 adoption by any 2 jurisdictions, and is effective as to any 18 other jurisdiction upon its execution or adoption thereby: 19 subject to approval or authorization by the United States 20 Congress, if required, and subject to enactment of provin-21 cial or State legislation that may be required for the effec-22 tiveness of the Memorandum of Understanding.

"(b) Any party jurisdiction may withdraw from this
compact, but the withdrawal does not take effect until 30
days after the governor or premier of the withdrawing ju-

risdiction has given notice in writing of such withdrawal
 to the governors or premiers of all other party jurisdic tions. The action does not relieve the withdrawing jurisdic tion from obligations assumed under this compact prior
 to the effective date of withdrawal.

6 "(c) Duly authenticated copies of this compact in the
7 French and English languages and of such supplementary
8 agreements as may be entered into shall, at the time of
9 their approval, be deposited with each of the party juris10 dictions.

11 "Article XII—Severability

12 "This compact is construed to effectuate the purposes 13 stated in Article I. If any provision of this compact is de-14 clared unconstitutional or the applicability of the compact 15 to any person or circumstances is held invalid, the validity 16 of the remainder of this compact and the applicability of 17 the compact to other persons and circumstances are not 18 affected.

19 "Article XIII—Consistency of Language

20 "The validity of the arrangements and agreements
21 consented to in this compact shall not be affected by any
22 insubstantial difference in form or language as may be
23 adopted by the various states and provinces.

"Article XIV—Amendment 1

"This compact may be amended by agreement of the 2 party jurisdictions.". 3

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SEC. 2. INCONSISTENCY OF LANGUAGE. 4

5 The validity of the arrangements consented to by this Act shall not be affected by any insubstantial difference 6 in their form or language as adopted by the States and 7 provinces. 8

9 SEC. 3. RIGHT TO ALTER, AMEND, OR REPEAL.

10 The right to alter, amend, or repeal this Act is hereby expressly reserved. 11

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