TITLE VIII

IMMIGRATION AND TRAVEL

US Citizens in Micronesia

Section 801

. ኤ`

- (a) The Government of Micronesia may regulate immigration and entry of non-Micronesians into Micronesia, consistent with the foreign affairs and defense responsibilities of the United States.
- (b) Micronesian provisions applicable to entry and exit of United States citizens to and from Micronesia shall not be more restrictive than the comparable United States regulations governing Micronesians who are United States nationals.

Section 801

FALLBACK

- (a) Same language as in 9/18/72 draft.
- (b) Language paralleling most favored nations clause contained in Sections 602-3 should JFSC reject treatment of Micronesians as U.S. Nationals:
 - (b) The Government of Micronesia shall grant to citizens of the United States treatment no less favorable than that accorded other non-Micronesian citizens and that required to implement the provisions of Sections 302, 303, 305, and 403 of this Compact.

Micronesians in U.S.

Section 802

Citizens of Micronesia who are United States nationals shall be free to enter, reside in or leave the United States at any time in accordance with the laws of the United States. Citizens of Micronesia who are not United States nationals shall be accorded treatment as aliens for these purposes.

TITLE IX

REPRESENTATION AND CONSULTATION

Resident Offices

Section 901

The Governments of the United States and of Micronesia agree to establish in the central seat of Government of Micronesia and in Washington, D. C., respectively, official Resident Offices for the purpose of maintaining close and regular consultations on matters of mutual interest to them.