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Section 236. Except as otherwise provided in this Commonwealth Agreement, the United States, in accordance with its authority under Article W, Section 3, Clause 2 of the Constitution of the United States, may make applicable within the Commonwealth of the Mariana Islands any legislation for the United States for which there is authority in another provision of the Constitution of the United States [; provided however, that the United States may make applicable to wishin the Commonwealth of the Mariana Islands legislation for which any authority cannot be found in/such other provision if, taking into account the right of local self-government protected by this Commonwealth Agreement, there is a compelling national interest in the application of such legislation within the Commonwealth of the Mariana Islands].

Section 207. Exderalx legislation of the United States applicable in the Commonwealth of the Mariana Islands, together with those provisions of the United States Cons

Sections 207. Those provisions of the United States Cons

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Section 207. This Commonwealth Agreement, ZNIXIEE those provisions of the Constitution of the United States made ZNIZIEE applicable in the Commonwealth of the Mariana Islands, ZNIZ ZNIZEZ and treaties) such xlegislation of the United States ZZZZE processes applicable to the Commonwealth of the Mariana Islands, shall be zn the supreme law of the Commonwealth, and the courts of the Commonwealth shall be bound the thereby, anything in the Constitution of the laws of the Commonwealth to the contrary notwithstanding.

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Section 206. The United States shall have the following authority within the Commonwealth of the Mariana Islands:

- (a) The United States shall have the authority to make any legislation applicable within the Commonwealth which the United States could make applicable within a States
- (b) The United States shall have the authority to make any as it has in a legislation applicable within the Commonwealth which it could not tended you present of the United States in the legislation specifically provides that it shall be applicable within the Commonwealth, and if, taking into account the right of local self-government protected by this Commonwealth Agreement, there is a compelling national interest in the application of such authority in the application of such legislation within the Commonwealth;
- (c) Notwithstanding any other provision of this Commonwealth Agreement, the United States & shall have no anthonix authority to be a state of the Commonwealth Agreements [list].

to alter or impair The

without the community of the Communication Cover narent Section 206.

(a) The United States shall have the same authority within the Commonwealth of the Mariana Islands as which the United States has within the several States is a several states in the Commonwealth of the Mariana Islands as which the United States has within the several states is a several states in the Commonwealth of the Mariana Islands such additional authority as the United States has within a territory or possession of the United States, if there is a compelling national interest in the exercise of such authority within the Commonwealth; but, within a service of such authority within the Commonwealth; but, within an analysis of the United States, the United States shall have no authority to alter or impair the following provisions of in this Agreement without

the consent of the Commonwealth Government: [list].

Section 206. (a) Exce Without the consent of the Commonwealth of the Mariana Islands, the United States has no authority to enact legislation [or take any action] which is inconsistent with the following provisions of this Commonwealth Agreement: [list].

(b) Except as provided in subsection (a), however the United States may, in accordance with its constitutional procedures, make applicable in within the Mariana Commonwealth of the Mariana Emax Islands

Section 206. The United States, in accordance with its constitutional processes, may reconstitutional processes, may reconstitutional processes, may reconstitute the sutherity to make legislation applicable within the Commonwealth of the Mariana Islands as follows: Will expected

applicable within the Commonwealth of the Mariana Islands any such affording as legislation which is founded as provision of the Constitution of the United States other than Article IV, Section 3, Clause 22; but nothing in that this Section shall be deemed to restrict the power of Congress to dispose of and make all needful rules and regulations respecting property held by the United States within the Commonwealth;

Inabolition, The UK many exercise authority formed in 4,3,2 of composition on exercise of Ever with whime C-wealth.