SECOND CONGRESS OF THE FEDERATED STATES OF MICRONESIA

THIRD REGULAR SESSION, 1982

HESH

c.b. no. 2/209

## A BILL FOR AN ACT

To amend Public Law No. 7-29 section 3, reducing the size of the Board of Regents of the College of Micronesia, and for other purposes.

BE IT ENACTED BY THE CONGRESS OF THE FEDERATED STATES OF MICRONESIA:

- Section 1. Section 3 of Public Law No. 7-29 is hereby amended
- 2 to read as follows:

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"Section 3. <u>Board of Regents</u>. There shall be a Board of Regents of the College of Micronesia which shall consist of the following members who shall serve for the following terms:

(1) One deduct from each additistrative district of the Trust Tetritory appointed by the District Addinistrator, with the advice and consent of the District Legislature, to serve a term of four years, provided, that the District Addinistrator shall submit his modification to the District Legislature for the first member appointed pursuant to this subsection on of before November 10, 1977, provided this subsection on of before November 10, 1977, provided pursuant to the first Board meeting the members appointed pursuant to this subsection shall by drawing lots designate three members to serve an initial term of two years.

(1) One member each from the Republic of Belau, the Federated States of Micronesia, and the Marshall Islands, appointed by the Chief Executive of that political entity, with the advice and consent of the local legislative body, to serve a term of three years; PROVIDED that at the first Board meeting the members appointed pursuant to this Subsection shall, by drawing lots, determine a member to serve an initial term of one year, a member to serve an initial

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term of two years, and a member to serve an initial term of three years;

(2) T₩ø One member\$ appointed by the High Commissioner with the addice and consent of the congress of victoresia to serve a terms of tout two years, one of whom who is noted in the Trust Territory for his or her accomplishments in the field of economic development and who is not a full time employee of the executive or judicial branch of the Tthat Tettitoty Govetyment at the tettitotial of district levell any of the three Nations mentioned in Section 1 or political subdivisions thereof, and or the other of whom is a nontesident of the Tthat Tettitoty but who resides within the Pacific area who is well recognized in the field of education for his or her work with post-secondary institutions of learning; PROVIDED LENAL the High commissionet shall submit his mominat tions to the congress of Mictonesia for the first hembets appointed patsuant to this subsection on ot before wovenbet 10/ 1917/ PROYIDED FURTHER! that the High commissionet shall designate one of the fitst two membets appointed putsuant to this subsection to settle an initial teth of two feats, and

(3) The Chairman of the Trust Territory Board of Education, or its successor.

(4) The chancellot of the college shall sette as an ex officio member of the Boata without the tight to totel

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Section 2. This act shall become law upon approval by the President of the Federated States of Micronesia or upon its becom-ing law without such approval. Date: 5/19/92 Introduced by: