“(g) Such of the provisions of this title as the Secretary of Commerce determines, shall apply to the insurance granted under this section.”

Approved December 14, 1967.

Public Law 90-195

AN ACT

To authorize the exchange of certain vessels for conversion and operation in unsubsidized service between the west coast of the United States and the Territory of Guam.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of Commerce (hereinafter referred to as the “Secretary”), acting by and through the Maritime Administration, pursuant to the provisions of section 510(i) of the Merchant Marine Act, 1936 (46 U.S.C. 1160(i)), is authorized to trade out in exchange for obsolete vessels two C-4-type vessels for the purpose of conversion and operation in unsubsidized service between the west coast of the United States and the Territory of Guam by the person acquiring the traded-out vessels without regard to whether such person receives operating-differential subsidy under the Merchant Marine Act, 1936, for any other of his operations. The Secretary shall exchange the vessels under authority of this Act under such terms and conditions as he deems necessary to insure that if the person who acquires the two C-4-type vessels discontinues his operation of such service, the vessels will be sold to his successor in such service at their fair and reasonable value as determined by the Secretary and subject to such other requirements as the Secretary determines necessary to protect the interests of the United States.

Approved December 14, 1967.

Public Law 90-196

AN ACT

For the relief of Doctor Ricardo Vallejo Samala and to provide for congressional redistricting.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Doctor Ricardo Vallejo Samala shall be held and considered to have been lawfully admitted to the United States for permanent residence as of August 30, 1959.

In each State entitled in the Ninety-first Congress or in any subsequent Congress thereafter to more than one Representative under an apportionment made pursuant to the provisions of subsection (a) of section 22 of the Act of June 18, 1929, entitled “An Act to provide for apportionment of Representatives” (46 Stat. 26), as amended, there shall be established by law a number of districts equal to the number of Representatives to which such State is so entitled, and Representatives shall be elected only from districts so established, no district to elect more than one Representative (except that a State which is entitled to more than one Representative and which has in all previous elections elected its Representatives at Large may elect its Representatives at Large to the Ninety-first Congress).

Approved December 14, 1967.