110TH CONGRESS 1ST SESSION

H. R. 505

To express the policy of the United States regarding the United States relationship with Native Hawaiians and to provide a process for the recognition by the United States of the Native Hawaiian governing entity.

IN THE HOUSE OF REPRESENTATIVES

January 17, 2007

Mr. ABERCROMBIE (for himself and Ms. HIRONO) introduced the following bill; which was referred to the Committee on Natural Resources

A BILL

- To express the policy of the United States regarding the United States relationship with Native Hawaiians and to provide a process for the recognition by the United States of the Native Hawaiian governing entity.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Native Hawaiian Gov-
 - 5 ernment Reorganization Act of 2007".
 - 6 SEC. 2. FINDINGS.
 - 7 Congress finds that—

1	(1) the Constitution vests Congress with the au-
2	thority to address the conditions of the indigenous,
3	native people of the United States;
4	(2) Native Hawaiians, the native people of the
5	Hawaiian archipelago that is now part of the United
6	States, are indigenous, native people of the United
7	States;
8	(3) the United States has a special political and
9	legal relationship to promote the welfare of the na-
10	tive people of the United States, including Native
11	Hawaiians;
12	(4) under the treaty making power of the
13	United States, Congress exercised its constitutional
14	authority to confirm treaties between the United
15	States and the Kingdom of Hawaii, and from 1826
16	until 1893, the United States—
17	(A) recognized the sovereignty of the King-
18	dom of Hawaii;
19	(B) accorded full diplomatic recognition to
20	the Kingdom of Hawaii; and
21	(C) entered into treaties and conventions
22	with the Kingdom of Hawaii to govern com-
23	merce and navigation in 1826, 1842, 1849,
24	1875, and 1887;

- 1 (5) pursuant to the Hawaiian Homes Commis-2 sion Act, 1920 (42 Stat. 108, chapter 42), the 3 United States set aside approximately 203,500 acres 4 of land to address the conditions of Native Hawai-5 ians in the Federal territory that later became the 6 State of Hawaii;
 - (6) by setting aside 203,500 acres of land for Native Hawaiian homesteads and farms, the Hawaiian Homes Commission Act assists the members of the Native Hawaiian community in maintaining distinct native settlements throughout the State of Hawaii;
 - (7) approximately 6,800 Native Hawaiian families reside on the Hawaiian Home Lands and approximately 18,000 Native Hawaiians who are eligible to reside on the Hawaiian Home Lands are on a waiting list to receive assignments of Hawaiian Home Lands;
 - (8)(A) in 1959, as part of the compact with the United States admitting Hawaii into the Union, Congress established a public trust (commonly known as the "ceded lands trust"), for 5 purposes, 1 of which is the betterment of the conditions of Native Hawaiians;

- 1 (B) the public trust consists of lands, including 2 submerged lands, natural resources, and the reve-3 nues derived from the lands; and
 - (C) the assets of this public trust have never been completely inventoried or segregated;
 - (9) Native Hawaiians have continuously sought access to the ceded lands in order to establish and maintain native settlements and distinct native communities throughout the State;
 - (10) the Hawaiian Home Lands and other ceded lands provide an important foundation for the ability of the Native Hawaiian community to maintain the practice of Native Hawaiian culture, language, and traditions, and for the survival and economic self-sufficiency of the Native Hawaiian people;
 - (11) Native Hawaiians continue to maintain other distinctly native areas in Hawaii;
 - (12) on November 23, 1993, Public Law 103–150 (107 Stat. 1510) (commonly known as the "Apology Resolution") was enacted into law, extending an apology on behalf of the United States to the native people of Hawaii for the United States' role in the overthrow of the Kingdom of Hawaii;
- (13) the Apology Resolution acknowledges that
 the overthrow of the Kingdom of Hawaii occurred

1	with the active participation of agents and citizens
2	of the United States and further acknowledges that
3	the Native Hawaiian people never directly relin-
4	quished to the United States their claims to their in-
5	herent sovereignty as a people over their national
6	lands, either through the Kingdom of Hawaii or
7	through a plebiscite or referendum;
8	(14) the Apology Resolution expresses the com-
9	mitment of Congress and the President—
10	(A) to acknowledge the ramifications of the
11	overthrow of the Kingdom of Hawaii;
12	(B) to support reconciliation efforts be-
13	tween the United States and Native Hawaiians;
14	and
15	(C) to consult with Native Hawaiians on
16	the reconciliation process as called for in the
17	Apology Resolution;
18	(15) despite the overthrow of the government of
19	the Kingdom of Hawaii, Native Hawaiians have con-
20	tinued to maintain their separate identity as a single
21	distinct native community through cultural, social,
22	and political institutions, and to give expression to
23	their rights as native people to self-determination,

self-governance, and economic self-sufficiency;

1	(16) Native Hawaiians have also given expres-
2	sion to their rights as native people to self-deter-
3	mination, self-governance, and economic self-suffi-
4	ciency—
5	(A) through the provision of governmental
6	services to Native Hawaiians, including the pro-
7	vision of—
8	(i) health care services;
9	(ii) educational programs;
10	(iii) employment and training pro-
11	grams;
12	(iv) economic development assistance
13	programs;
14	(v) children's services;
15	(vi) conservation programs;
16	(vii) fish and wildlife protection;
17	(viii) agricultural programs;
18	(ix) native language immersion pro-
19	grams;
20	(x) native language immersion schools
21	from kindergarten through high school;
22	(xi) college and master's degree pro-
23	grams in native language immersion in-
24	struction; and
25	(xii) traditional justice programs, and

- 1 (B) by continuing their efforts to enhance 2 Native Hawaiian self-determination and local 3 control;
 - (17) Native Hawaiians are actively engaged in Native Hawaiian cultural practices, traditional agricultural methods, fishing and subsistence practices, maintenance of cultural use areas and sacred sites, protection of burial sites, and the exercise of their traditional rights to gather medicinal plants and herbs, and food sources;
 - (18) the Native Hawaiian people wish to preserve, develop, and transmit to future generations of Native Hawaiians their lands and Native Hawaiian political and cultural identity in accordance with their traditions, beliefs, customs and practices, language, and social and political institutions, to control and manage their own lands, including ceded lands, and to achieve greater self-determination over their own affairs;
 - (19) this Act provides a process within the framework of Federal law for the Native Hawaiian people to exercise their inherent rights as a distinct, indigenous, native community to reorganize a single Native Hawaiian governing entity for the purpose of

1	giving expression to their rights as native people to
2	self-determination and self-governance;
3	(20) Congress—
4	(A) has declared that the United States
5	has a special political and legal relationship for
6	the welfare of the native peoples of the United
7	States, including Native Hawaiians;
8	(B) has identified Native Hawaiians as a
9	distinct group of indigenous, native people of
10	the United States within the scope of its au-
11	thority under the Constitution, and has enacted
12	scores of statutes on their behalf; and
13	(C) has delegated broad authority to the
14	State of Hawaii to administer some of the
15	United States' responsibilities as they relate to
16	the Native Hawaiian people and their lands;
17	(21) the United States has recognized and re-
18	affirmed the special political and legal relationship
19	with the Native Hawaiian people through the enact-
20	ment of the Act entitled, "An Act to provide for the
21	admission of the State of Hawaii into the Union",
22	approved March 18, 1959 (Public Law 86–3; 73
23	Stat. 4), by—
24	(A) ceding to the State of Hawaii title to
25	the public lands formerly held by the United

1	States, and mandating that those lands be held
2	as a public trust for 5 purposes, 1 of which is
3	for the betterment of the conditions of Native
4	Hawaiians; and
5	(B) transferring the United States' respon-
6	sibility for the administration of the Hawaiian
7	Home Lands to the State of Hawaii, but retain-
8	ing the exclusive right of the United States to
9	consent to any actions affecting the lands in-
10	cluded in the trust and any amendments to the
11	Hawaiian Homes Commission Act, 1920 (42
12	Stat. 108, chapter 42) that are enacted by the
13	legislature of the State of Hawaii affecting the
14	beneficiaries under the Act;
15	(22) the United States has continually recog-
16	nized and reaffirmed that—
17	(A) Native Hawaiians have a cultural, his-
18	toric, and land-based link to the aboriginal, in-
19	digenous, native people who exercised sov-
20	ereignty over the Hawaiian Islands;
21	(B) Native Hawaiians have never relin-
22	quished their claims to sovereignty or their sov-
23	ereign lands;
24	(C) the United States extends services to
25	Native Hawaiians because of their unique sta-

tus as the indigenous, native people of a oncesovereign nation with whom the United States has a special political and legal relationship; and

- (D) the special relationship of American Indians, Alaska Natives, and Native Hawaiians to the United States arises out of their status as aboriginal, indigenous, native people of the United States; and
- (23) the State of Hawaii supports the reaffirmation of the special political and legal relationship between the Native Hawaiian governing entity and the United States as evidenced by 2 unanimous resolutions enacted by the Hawaii State Legislature in the 2000 and 2001 sessions of the Legislature and by the testimony of the Governor of the State of Hawaii before the Committee on Indian Affairs of the Senate on February 25, 2003, and March 1, 2005.

19 SEC. 3. DEFINITIONS.

In this Act:

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21 (1) Aboriginal, indigenous, native peo-22 PLE.—The term "aboriginal, indigenous, native peo-23 ple" means people whom Congress has recognized as 24 the original inhabitants of the lands that later be-25 came part of the United States and who exercised

1	sovereignty in the areas that later became part of
2	the United States.
3	(2) Adult member.—The term "adult mem-
4	ber" means a Native Hawaiian who has attained the
5	age of 18 and who elects to participate in the reor-
6	ganization of the Native Hawaiian governing entity.
7	(3) APOLOGY RESOLUTION.—The term "Apol-
8	ogy Resolution" means Public Law 103–150 (107
9	Stat. 1510), a Joint Resolution extending an apol-
10	ogy to Native Hawaiians on behalf of the United
11	States for the participation of agents of the United
12	States in the January 17, 1893, overthrow of the
13	Kingdom of Hawaii.
14	(4) Commission.—The term "commission"
15	means the Commission established under section
16	7(b) to provide for the certification that those adult
17	members of the Native Hawaiian community listed
18	on the roll meet the definition of Native Hawaiian
19	set forth in paragraph (10).
20	(5) COUNCIL.—The term "council" means the
21	Native Hawaiian Interim Governing Council estab-
22	lished under section $7(e)(2)$.
23	(6) Indian program or service.—
24	(A) IN GENERAL.—The term "Indian pro-
25	gram or service" means any federally funded or

1	authorized program or service provided to an
2	Indian tribe (or member of an Indian tribe) be-
3	cause of the status of the members of the In-
4	dian tribe as Indians.
5	(B) Inclusions.—The term "Indian pro-
6	gram or service" includes a program or service
7	provided by the Bureau of Indian Affairs, the
8	Indian Health Service, or any other Federal
9	agency.
10	(7) Indian tribe.—The term "Indian tribe"
11	has the meaning given the term in section 4 of the
12	Indian Self-Determination and Education Assistance
13	Act (25 U.S.C. 450b).
14	(8) Indigenous, native people.—The term
15	"indigenous, native people" means the lineal de-
16	scendants of the aboriginal, indigenous, native peo-
17	ple of the United States.
18	(9) Interagency coordinating group.—The
19	term "Interagency Coordinating Group" means the
20	Native Hawaiian Interagency Coordinating Group
21	established under section 6.
22	(10) Native Hawahan.—
23	(A) In general.—Subject to subpara-
24	graph (B), for the purpose of establishing the
25	roll authorized under section $7(c)(1)$ and before

1	the reaffirmation of the special political and
2	legal relationship between the United States
3	and the Native Hawaiian governing entity, the
4	term "Native Hawaiian" means—
5	(i) an individual who is 1 of the indig-
6	enous, native people of Hawaii and who is
7	a direct lineal descendant of the aboriginal,
8	indigenous, native people who—
9	(I) resided in the islands that
10	now comprise the State of Hawaii on
11	or before January 1, 1893; and
12	(II) occupied and exercised sov-
13	ereignty in the Hawaiian archipelago,
14	including the area that now con-
15	stitutes the State of Hawaii; or
16	(ii) an individual who is 1 of the in-
17	digenous, native people of Hawaii and who
18	was eligible in 1921 for the programs au-
19	thorized by the Hawaiian Homes Commis-
20	sion Act (42 Stat. 108, chapter 42) or a
21	direct lineal descendant of that individual.
22	(B) No effect on other defini-
23	TIONS.—Nothing in this paragraph affects the
24	definition of the term "Native Hawaiian" under

- any other Federal or State law (including a regulation).
- 3 (11) NATIVE HAWAHAN GOVERNING ENTITY.—
 4 The term "Native Hawaiian Governing Entity"
 5 means the governing entity organized by the Native
 6 Hawaiian people pursuant to this Act.
- 7 (12) NATIVE HAWAHAN PROGRAM OR SERV8 ICE.—The term "Native Hawaiian program or serv9 ice" means any program or service provided to Na10 tive Hawaiians because of their status as Native Ha11 waiians.
- 12 (13) Office.—The term "Office" means the 13 United States Office for Native Hawaiian Relations 14 established by section 5(a).
 - (14) Secretary.—The term "Secretary" means the Secretary of the Interior.
- 17 (15) SPECIAL POLITICAL AND LEGAL RELA18 TIONSHIP.—The term "special political and legal re19 lationship" shall refer, except where differences are
 20 specifically indicated elsewhere in the Act, to the
 21 type of and nature of relationship the United States
 22 has with the several federally recognized Indian
 23 tribes.
- 24 SEC. 4. UNITED STATES POLICY AND PURPOSE.
- 25 (a) Policy.—The United States reaffirms that—

1	(1) Native Hawaiians are a unique and distinct,
2	indigenous, native people with whom the United
3	States has a special political and legal relationship;
4	(2) the United States has a special political and
5	legal relationship with the Native Hawaiian people
6	which includes promoting the welfare of Native Ha-
7	waiians;
8	(3) Congress possesses the authority under the
9	Constitution, including but not limited to Article I,
10	section 8, clause 3, to enact legislation to address
11	the conditions of Native Hawaiians and has exer-
12	cised this authority through the enactment of—
13	(A) the Hawaiian Homes Commission Act,
14	1920 (42 Stat. 108, chapter 42);
15	(B) the Act entitled "An Act to provide for
16	the admission of the State of Hawaii into the
17	Union", approved March 18, 1959 (Public Law
18	86–3, 73 Stat. 4); and
19	(C) more than 150 other Federal laws ad-
20	dressing the conditions of Native Hawaiians;
21	(4) Native Hawaiians have—
22	(A) an inherent right to autonomy in their
23	internal affairs;
24	(B) an inherent right of self-determination
25	and self-governance;

1	(C) the right to reorganize a Native Ha-
2	waiian governing entity; and
3	(D) the right to become economically self-
4	sufficient; and
5	(5) the United States shall continue to engage
6	in a process of reconciliation and political relations
7	with the Native Hawaiian people.
8	(b) Purpose.—The purpose of this Act is to provide
9	a process for the reorganization of the single Native Ha-
10	waiian governing entity and the reaffirmation of the spe-
11	cial political and legal relationship between the United
12	States and that Native Hawaiian governing entity for pur-
13	poses of continuing a government-to-government relation-
14	ship.
15	SEC. 5. UNITED STATES OFFICE FOR NATIVE HAWAIIAN RE-
16	LATIONS.
17	(a) Establishment.—There is established within
18	the Office of the Secretary, the United States Office for
19	Native Hawaiian Relations.
20	(b) Duties.—The Office shall—
21	(1) continue the process of reconciliation with
22	the Native Hawaiian people in furtherance of the
23	Apology Resolution;
24	(2) upon the reaffirmation of the special polit-

- Hawaiian governing entity and the United States, effectuate and coordinate the special political and legal relationship between the Native Hawaiian governing entity and the United States through the Secretary, and with all other Federal agencies;
 - (3) fully integrate the principle and practice of meaningful, regular, and appropriate consultation with the Native Hawaiian governing entity by providing timely notice to, and consulting with, the Native Hawaiian people and the Native Hawaiian governing entity before taking any actions that may have the potential to significantly affect Native Hawaiian resources, rights, or lands;
 - (4) consult with the Interagency Coordinating Group, other Federal agencies, and the State of Hawaii on policies, practices, and proposed actions affecting Native Hawaiian resources, rights, or lands; and
 - (5) prepare and submit to the Committee on Indian Affairs and the Committee on Energy and Natural Resources of the Senate and the Committee on Resources of the House of Representatives an annual report detailing the activities of the Interagency Coordinating Group that are undertaken with respect to the continuing process of reconciliation and

- 1 to effect meaningful consultation with the Native
- 2 Hawaiian governing entity and providing rec-
- 3 ommendations for any necessary changes to Federal
- 4 law or regulations promulgated under the authority
- 5 of Federal law.
- 6 (c) Applicability to Department of De-
- 7 FENSE.—This section shall have no applicability to the
- 8 Department of Defense or to any agency or component
- 9 of the Department of Defense, but the Secretary of De-
- 10 fense may designate 1 or more officials as liaison to the
- 11 Office.
- 12 SEC. 6. NATIVE HAWAIIAN INTERAGENCY COORDINATING
- GROUP.
- 14 (a) Establishment.—In recognition that Federal
- 15 programs authorized to address the conditions of Native
- 16 Hawaiians are largely administered by Federal agencies
- 17 other than the Department of the Interior, there is estab-
- 18 lished an interagency coordinating group to be known as
- 19 the "Native Hawaiian Interagency Coordinating Group".
- 20 (b) Composition.—The Interagency Coordinating
- 21 Group shall be composed of officials, to be designated by
- 22 the President, from—
- (1) each Federal agency that administers Na-
- 24 tive Hawaiian programs, establishes or implements
- policies that affect Native Hawaiians, or whose ac-

1	tions may significantly or uniquely impact Native
2	Hawaiian resources, rights, or lands; and
3	(2) the Office.
4	(c) Lead Agency.—
5	(1) IN GENERAL.—The Department of the Inte-
6	rior shall serve as the lead agency of the Interagency
7	Coordinating Group.
8	(2) Meetings.—The Secretary shall convene
9	meetings of the Interagency Coordinating Group.
10	(d) Duties.—The Interagency Coordinating Group
11	shall—
12	(1) coordinate Federal programs and policies
13	that affect Native Hawaiians or actions by any agen-
14	cy or agencies of the Federal Government that may
15	significantly or uniquely affect Native Hawaiian re-
16	sources, rights, or lands;
17	(2) consult with the Native Hawaiian governing
18	entity, through the coordination referred to in sec-
19	tion $6(d)(1)$, but the consultation obligation estab-
20	lished in this provision shall apply only after the sat-
21	isfaction of all of the conditions referred to in sec-
22	tion $7(e)(6)$; and
23	(3) ensure the participation of each Federal
24	agency in the development of the report to Congress
25	authorized in section 5(b)(5).

1	(e) Applicability to Department of De-
2	FENSE.—This section shall have no applicability to the
3	Department of Defense or to any agency or component
4	of the Department of Defense, but the Secretary of De-
5	fense may designate 1 or more officials as liaison to the
6	Interagency Coordinating Group.
7	SEC. 7. PROCESS FOR THE REORGANIZATION OF THE NA-
8	TIVE HAWAIIAN GOVERNING ENTITY AND
9	THE REAFFIRMATION OF THE SPECIAL PO-
10	LITICAL AND LEGAL RELATIONSHIP BE-
11	TWEEN THE UNITED STATES AND THE NA-
12	TIVE HAWAIIAN GOVERNING ENTITY.
13	(a) Recognition of the Native Hawaiian Gov-
14	ERNING ENTITY.—The right of the Native Hawaiian peo-
15	ple to reorganize the single Native Hawaiian governing en-
16	tity to provide for their common welfare and to adopt ap-
17	propriate organic governing documents is recognized by
18	the United States.
19	(b) Commission.—
20	(1) In general.—There is authorized to be es-
21	tablished a Commission to be composed of 9 mem-
22	bers for the purposes of—
23	(A) preparing and maintaining a roll of the
24	adult members of the Native Hawaiian commu-
25	nity who elect to participate in the reorganiza-

1	tion of the single Native Hawaiian governing
2	entity; and
3	(B) certifying that the adult members of
4	the Native Hawaiian community proposed for
5	inclusion on the roll meet the definition of Na-
6	tive Hawaiian in section 3(10).
7	(2) Membership.—
8	(A) APPOINTMENT.—
9	(i) In general.—Not later than 180
10	days after the date of enactment of this
11	Act, the Secretary shall appoint the mem-
12	bers of the Commission in accordance with
13	subparagraph (B).
14	(ii) Consideration.—In making an
15	appointment under clause (i), the Sec-
16	retary may take into consideration a rec-
17	ommendation made by any Native Hawai-
18	ian organization.
19	(B) REQUIREMENTS.—Each member of
20	the Commission shall demonstrate, as deter-
21	mined by the Secretary—
22	(i) not less than 10 years of experi-
23	ence in the study and determination of Na-
24	tive Hawaiian genealogy; and

1	(ii) an ability to read and translate
2	into English documents written in the Ha-
3	waiian language.
4	(C) VACANCIES.—A vacancy on the Com-
5	mission—
6	(i) shall not affect the powers of the
7	Commission; and
8	(ii) shall be filled in the same manner
9	as the original appointment.
10	(3) Expenses.—Each member of the Commis-
11	sion shall be allowed travel expenses, including per
12	diem in lieu of subsistence, at rates authorized for
13	employees of agencies under subchapter I of chapter
14	57 of title 5, United States Code, while away from
15	their homes or regular places of business in the per-
16	formance of services for the Commission.
17	(4) Duties.—The Commission shall—
18	(A) prepare and maintain a roll of the
19	adult members of the Native Hawaiian commu-
20	nity who elect to participate in the reorganiza-
21	tion of the Native Hawaiian governing entity;
22	and
23	(B) certify that each of the adult members
24	of the Native Hawaiian community proposed for

1 inclusion on the roll meets the definition of Na-2 tive Hawaiian in section 3(10). 3 (5) Staff.— (A) IN GENERAL.—The Commission may, without regard to the civil service laws (includ-6 ing regulations), appoint and terminate an exec-7 utive director and such other additional per-8 sonnel as are necessary to enable the Commis-9 sion to perform the duties of the Commission. 10 (B) Compensation.— 11 (i) In General.—Except as provided 12 in clause (ii), the Commission may fix the 13 compensation of the executive director and 14 other personnel without regard to the pro-15 visions of chapter 51 and subchapter III of 16 chapter 53 of title 5, United States Code, 17 relating to classification of positions and 18 General Schedule pay rates. 19 (ii) Maximum rate of pay.—The 20 rate of pay for the executive director and 21 other personnel shall not exceed the rate 22 payable for level V of the Executive Sched-

ule under section 5316 of title 5, United

States Code.

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1	(6) Detail of federal government em-	
2	PLOYEES.—	
3	(A) IN GENERAL.—An employee of the	
4	Federal Government may be detailed to the	
5	Commission without reimbursement.	
6	(B) CIVIL SERVICE STATUS.—The detail of	
7	the employee shall be without interruption of	
8	loss of civil service status or privilege.	
9	9 (7) Procurement of Temporary and inter	
10	MITTENT SERVICES.—The Commission may procure	
11	temporary and intermittent services in accordance	
12	with section 3109(b) of title 5, United States Code,	
13	at rates for individuals that do not exceed the daily	
14	equivalent of the annual rate of basic pay prescribed	
15	for level V of the Executive Schedule under section	
16	5316 of that title.	
17	(8) Expiration.—The Secretary shall dissolve	
18	the Commission upon the reaffirmation of the spe-	
19	cial political and legal relationship between the Na-	
20	tive Hawaiian governing entity and the United	
21	States.	
22	(c) Process for the Reorganization of the Na-	
23	TIVE HAWAIIAN GOVERNING ENTITY.—	
24	(1) Roll.—	

1	(A) CONTENTS.—The roll shall include the
2	names of the adult members of the Native Ha-
3	waiian community who elect to participate in
4	the reorganization of the Native Hawaiian gov-
5	erning entity and are certified to be Native Ha-
6	waiian as defined in section 3(10) by the Com-
7	mission.
8	(B) FORMATION OF ROLL.—Each adult

- (B) FORMATION OF ROLL.—Each adult member of the Native Hawaiian community who elects to participate in the reorganization of the Native Hawaiian governing entity shall submit to the Commission documentation in the form established by the Commission that is sufficient to enable the Commission to determine whether the individual meets the definition of Native Hawaiian in section 3(10).
- (C) Documentation.—The Commission shall—
 - (i) identify the types of documentation that may be submitted to the Commission that would enable the Commission to determine whether an individual meets the definition of Native Hawaiian in section 3(10);

1	(ii) establish a standard format for
2	the submission of documentation; and
3	(iii) publish information related to
4	clauses (i) and (ii) in the Federal Register.
5	(D) Consultation.—In making deter-
6	minations that each of the adult members of
7	the Native Hawaiian community proposed for
8	inclusion on the roll meets the definition of Na-
9	tive Hawaiian in section 3(10), the Commission
10	may consult with Native Hawaiian organiza-
11	tions, agencies of the State of Hawaii including
12	but not limited to the Department of Hawaiian
13	Home Lands, the Office of Hawaiian Affairs,
14	and the State Department of Health, and other
15	entities with expertise and experience in the de-
16	termination of Native Hawaiian ancestry and
17	lineal descendancy.
18	(E) CERTIFICATION AND SUBMITTAL OF
19	ROLL TO SECRETARY.—The Commission
20	shall—
21	(i) submit the roll containing the
22	names of the adult members of the Native
23	Hawaiian community who meet the defini-
24	tion of Native Hawaiian in section 3(10) to
25	the Secretary within two years from the

1	date on which the Commission is fully
2	composed; and
3	(ii) certify to the Secretary that each
4	of the adult members of the Native Hawai-
5	ian community proposed for inclusion on
6	the roll meets the definition of Native Ha-
7	waiian in section $3(10)$.
8	(F) Publication.—Upon certification by
9	the Commission to the Secretary that those list-
10	ed on the roll meet the definition of Native Ha-
11	waiian in section 3(10), the Secretary shall pub-
12	lish the roll in the Federal Register.
13	(G) APPEAL.—The Secretary may estab-
14	lish a mechanism for an appeal for any person
15	whose name is excluded from the roll who
16	claims to meet the definition of Native Hawai-
17	ian in section 3(10) and to be 18 years of age
18	or older.
19	(H) Publication; update.—The Sec-
20	retary shall—
21	(i) publish the roll regardless of
22	whether appeals are pending;
23	(ii) update the roll and the publication
24	of the roll on the final disposition of any
25	appeal; and

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1	(iii) update the roll to include any Na-
2	tive Hawaiian who has attained the age of
3	18 and who has been certified by the Com-
4	mission as meeting the definition of Native
5	Hawaiian in section 3(10) after the initial
6	publication of the roll or after any subse-
7	quent publications of the roll.
8	(I) Failure to act.—If the Secretary
9	fails to publish the roll, not later than 90 days
10	after the date on which the roll is submitted to
11	the Secretary, the Commission shall publish the
12	roll notwithstanding any order or directive
13	issued by the Secretary or any other official of
14	the Department of the Interior to the contrary.
15	(J) Effect of publication.—The publi-
16	cation of the initial and updated roll shall serve

- (J) EFFECT OF PUBLICATION.—The publication of the initial and updated roll shall serve as the basis for the eligibility of adult members of the Native Hawaiian community whose names are listed on those rolls to participate in the reorganization of the Native Hawaiian governing entity.
- (2) Organization of the native Hawaiian interim governing council.—

1	(A) Organization.—The adult members
2	of the Native Hawaiian community listed on the
3	roll published under this section may—
4	(i) develop criteria for candidates to
5	be elected to serve on the Native Hawaiian
6	Interim Governing Council;
7	(ii) determine the structure of the
8	Council; and
9	(iii) elect members from individuals
10	listed on the roll published under this sub-
11	section to the Council.
12	(B) Powers.—
13	(i) In General.—The Council—
14	(I) may represent those listed on
15	the roll published under this section in
16	the implementation of this Act; and
17	(II) shall have no powers other
18	than powers given to the Council
19	under this Act.
20	(ii) Funding.—The Council may
21	enter into a contract with, or obtain a
22	grant from, any Federal or State agency to
23	carry out clause (iii).
24	(iii) Activities.—

1	(I) In General.—The Council
2	may conduct a referendum among the
3	adult members of the Native Hawai-
4	ian community listed on the roll pub-
5	lished under this subsection for the
6	purpose of determining the proposed
7	elements of the organic governing doc-
8	uments of the Native Hawaiian gov-
9	erning entity, including but not lim-
10	ited to—
11	(aa) the proposed criteria
12	for citizenship of the Native Ha-
13	waiian governing entity;
14	(bb) the proposed powers
15	and authorities to be exercised by
16	the Native Hawaiian governing
17	entity, as well as the proposed
18	privileges and immunities of the
19	Native Hawaiian governing enti-
20	ty;
21	(cc) the proposed civil rights
22	and protection of the rights of
23	the citizens of the Native Hawai-
24	ian governing entity and all per-
25	sons affected by the exercise of

1	governmental powers and au-
2	thorities of the Native Hawaiian
3	governing entity; and
4	(dd) other issues determined
5	appropriate by the Council.
6	(II) DEVELOPMENT OF ORGANIC
7	GOVERNING DOCUMENTS.—Based on
8	the referendum, the Council may de-
9	velop proposed organic governing doc-
10	uments for the Native Hawaiian gov-
11	erning entity.
12	(III) DISTRIBUTION.—The Coun-
13	cil may distribute to all adult mem-
14	bers of the Native Hawaiian commu-
15	nity listed on the roll published under
16	this subsection—
17	(aa) a copy of the proposed
18	organic governing documents, as
19	drafted by the Council; and
20	(bb) a brief impartial de-
21	scription of the proposed organic
22	governing documents;
23	(IV) Elections.—The Council
24	may hold elections for the purpose of
25	ratifying the proposed organic gov-

erning documents, and on certification
of the organic governing documents
by the Secretary in accordance with
paragraph (4), hold elections of the
officers of the Native Hawaiian governing entity pursuant to paragraph
(5).

(3) Submittal of organic governing documents, the Council shall submit the organic governing documents of the Native Hawaiian governing documents of the Native Hawaiian governing entity to the Secretary.

(4) Certifications.—

(A) In General.—Within the context of the future negotiations to be conducted under the authority of section 8(b)(1), and the subsequent actions by the Congress and the State of Hawaii to enact legislation to implement the agreements of the 3 governments, not later than 90 days after the date on which the Council submits the organic governing documents to the Secretary, the Secretary shall certify that the organic governing documents—

1	(i) establish the criteria for citizenship
2	in the Native Hawaiian governing entity;
3	(ii) were adopted by a majority vote of
4	the adult members of the Native Hawaiian
5	community whose names are listed on the
6	roll published by the Secretary;
7	(iii) provide authority for the Native
8	Hawaiian governing entity to negotiate
9	with Federal, State, and local govern-
10	ments, and other entities;
11	(iv) provide for the exercise of govern-
12	mental authorities by the Native Hawaiian
13	governing entity, including any authorities
14	that may be delegated to the Native Ha-
15	waiian governing entity by the United
16	States and the State of Hawaii following
17	negotiations authorized in section $8(b)(1)$
18	and the enactment of legislation to imple-
19	ment the agreements of the 3 governments;
20	(v) prevent the sale, disposition, lease,
21	or encumbrance of lands, interests in
22	lands, or other assets of the Native Hawai-
23	ian governing entity without the consent of
24	the Native Hawaiian governing entity;

1	(vi) provide for the protection of the
2	civil rights of the citizens of the Native
3	Hawaiian governing entity and all persons
4	affected by the exercise of governmental
5	powers and authorities by the Native Ha-
6	waiian governing entity; and
7	(vii) are consistent with applicable
8	Federal law and the special political and
9	legal relationship between the United
10	States and the indigenous, native people of
11	the United States; provided that the provi-
12	sions of Public Law 103–454, 25 U.S.C.
13	479a, shall not apply.
14	(B) RESUBMISSION IN CASE OF NON-
15	COMPLIANCE WITH THE REQUIREMENTS OF
16	SUBPARAGRAPH (A).—
17	(i) Resubmission by the sec-
18	RETARY.—If the Secretary determines that
19	the organic governing documents, or any
20	part of the documents, do not meet all of
21	the requirements set forth in subparagraph
22	(A), the Secretary shall resubmit the or-
23	ganic governing documents to the Council,
24	along with a justification for each of the

1	Secretary's findings as to why the provi-
2	sions are not in full compliance.
3	(ii) Amendment and resubmission
4	OF ORGANIC GOVERNING DOCUMENTS.—If
5	the organic governing documents are re-
6	submitted to the Council by the Secretary
7	under clause (i), the Council shall—
8	(I) amend the organic governing
9	documents to ensure that the docu-
10	ments meet all the requirements set
11	forth in subparagraph (A); and
12	(II) resubmit the amended or-
13	ganic governing documents to the Sec-
14	retary for certification in accordance
15	with this paragraph.
16	(C) CERTIFICATIONS DEEMED MADE.—
17	The certifications under paragraph (4) shall be
18	deemed to have been made if the Secretary has
19	not acted within 90 days after the date on
20	which the Council has submitted the organic
21	governing documents of the Native Hawaiian
22	governing entity to the Secretary.
23	(5) Elections.—On completion of the certifi-
24	cations by the Secretary under paragraph (4), the

- 1 Council may hold elections of the officers of the Na-2 tive Hawaiian governing entity.
- 3 (6)REAFFIRMATION.—Notwithstanding anv other provision of law, upon the certifications required under paragraph (4) and the election of the 5 6 officers of the Native Hawaiian governing entity, the 7 special political and legal relationship between the 8 United States and the Native Hawaiian governing 9 entity is hereby reaffirmed and the United States ex-10 tends Federal recognition to the Native Hawaiian 11 governing entity as the representative governing 12 body of the Native Hawaiian people.

13 SEC. 8. REAFFIRMATION OF DELEGATION OF FEDERAL AU-

- 14 THORITY; NEGOTIATIONS; CLAIMS.
- 15 (a) REAFFIRMATION.—The delegation by the United
- 16 States of authority to the State of Hawaii to address the
- 17 conditions of the indigenous, native people of Hawaii con-
- 18 tained in the Act entitled "An Act to provide for the ad-
- 19 mission of the State of Hawaii into the Union" approved
- 20 March 18, 1959 (Public Law 86–3, 73 Stat. 4), is re-
- 21 affirmed.
- 22 (b) Negotiations.—
- 23 (1) In general.—Upon the reaffirmation of
- 24 the special political and legal relationship between
- 25 the United States and the Native Hawaiian gov-

1	erning entity, the United States and the State of
2	Hawaii may enter into negotiations with the Native
3	Hawaiian governing entity designed to lead to an
4	agreement addressing such matters as—
5	(A) the transfer of lands, natural re-
6	sources, and other assets, and the protection of
7	existing rights related to such lands or re-
8	sources;
9	(B) the exercise of governmental authority
10	over any transferred lands, natural resources,
11	and other assets, including land use;
12	(C) the exercise of civil and criminal juris-
13	diction;
14	(D) the delegation of governmental powers
15	and authorities to the Native Hawaiian gov-
16	erning entity by the United States and the
17	State of Hawaii;
18	(E) any residual responsibilities of the
19	United States and the State of Hawaii; and
20	(F) grievances regarding assertions of his-
21	torical wrongs committed against Native Ha-
22	waiians by the United States or by the State of
23	Hawaii.
24	(2) Amendments to existing laws.—Upon
25	agreement on any matter or matters negotiated with

- the United States, the State of Hawaii, and the Native Hawaiian governing entity, the parties are authorized to submit—
 - (A) to the Committee on Indian Affairs of the Senate, the Committee on Energy and Natural Resources of the Senate, and the Committee on Resources of the House of Representatives, recommendations for proposed amendments to Federal law that will enable the implementation of agreements reached between the 3 governments; and
 - (B) to the Governor and the legislature of the State of Hawaii, recommendations for proposed amendments to State law that will enable the implementation of agreements reached between the 3 governments.
 - (3) GOVERNMENTAL AUTHORITY AND POWER.—Any governmental authority or power to be exercised by the Native Hawaiian governing entity which is currently exercised by the State or Federal Governments shall be exercised by the Native Hawaiian governing entity only as agreed to in negotiations pursuant to section 8(b)(1) of this Act and beginning on the date on which legislation to implement such agreement has been enacted by the

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1	United States Congress, when applicable, and by the
2	State of Hawaii, when applicable. This includes any
3	required modifications to the Hawaii State Constitu-
4	tion in accordance with the Hawaii Revised Statutes.
5	(c) Claims.—
6	(1) DISCLAIMERS.—Nothing in this Act—
7	(A) creates a cause of action against the
8	United States or any other entity or person;
9	(B) alters existing law, including existing
10	case law, regarding obligations on the part of
11	the United States or the State of Hawaii with
12	regard to Native Hawaiians or any Native Ha-
13	waiian entity;
14	(C) creates obligations that did not exist in
15	any source of Federal law prior to the date of
16	enactment of this Act; or
17	(D) establishes authority for the recogni-
18	tion of Native Hawaiian groups other than the
19	single Native Hawaiian Governing Entity.
20	(2) Federal sovereign immunity.—
21	(A) Specific purpose.—Nothing in this
22	Act is intended to create or allow to be main-
23	tained in any court any potential breach-of-
24	trust actions, land claims, resource-protection
25	or resource-management claims, or similar

types of claims brought by or on behalf of Native Hawaiians or the Native Hawaiian governing entity for equitable, monetary, or Administrative Procedure Act-based relief against the United States or the State of Hawaii, whether or not such claims specifically assert an alleged breach of trust, call for an accounting, seek declaratory relief, or seek the recovery of or compensation for lands once held by Native Hawaiians.

(B) ESTABLISHMENT AND RETENTION OF SOVEREIGN IMMUNITY.—To effectuate the ends expressed in section 8(c)(1) and 8(c)(2)(A), and notwithstanding any other provision of Federal law, the United States retains its sovereign immunity to any claim that existed prior to the enactment of this Act (including, but not limited to, any claim based in whole or in part on past events), and which could be brought by Native Hawaiians or any Native Hawaiian governing entity. Nor shall any preexisting waiver of sovereign immunity (including, but not limited to, waivers set forth in chapter 7 of part I of title 5, United States Code, and sections 1505 and 2409a of title 28, United States

Code) be applicable to any such claims. This complete retention or reclaiming of sovereign immunity also applies to every claim that might attempt to rely on this Act for support, without regard to the source of law under which any such claim might be asserted.

(C) Effect.—It is the general effect of section 8(c)(2)(B) that any claims that may already have accrued and might be brought against the United States, including any claims of the types specifically referred to in section 8(c)(2)(A), along with both claims of a similar nature and claims arising out of the same nucleus of operative facts as could give rise to claims of the specific types referred to in section 8(c)(2)(A), be rendered nonjusticiable in suits brought by plaintiffs other than the Federal Government.

(3) State sovereignty immunity.—

(A) Notwithstanding any other provision of Federal law, the State retains its sovereign immunity, unless waived in accord with State law, to any claim, established under any source of law, regarding Native Hawaiians, that existed prior to the enactment of this Act.

1 (B) Nothing in this Act shall be construed 2 to constitute an override pursuant to section 5 3 of the Fourteenth Amendment of State sov-4 ereign immunity held under the Eleventh 5 Amendment.

6 SEC. 9. APPLICABILITY OF CERTAIN FEDERAL LAWS.

- (a) Indian Gaming Regulatory Act.—
- 8 (1) The Native Hawaiian governing entity and 9 Native Hawaiians may not conduct gaming activities 10 as a matter of claimed inherent authority or under 11 the authority of any Federal law, including the In-12 dian Gaming Regulatory Act (25 U.S.C. 2701 et 13 seq.) or under any regulations thereunder promul-14 gated by the Secretary or the National Indian Gam-15 ing Commission.
 - (2) The foregoing prohibition in section 9(a)(1) on the use of Indian Gaming Regulatory Act and inherent authority to game apply regardless of whether gaming by Native Hawaiians or the Native Hawaiian governing entity would be located on land within the State of Hawaii or within any other State or Territory of the United States.
- 23 (b) Taking Land Into Trust.—Notwithstanding 24 any other provision of law, including but not limited to 25 part 151 of title 25, Code of Federal Regulations, the Sec-

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- 1 retary shall not take land into trust on behalf of individ-
- 2 uals or groups claiming to be Native Hawaiian or on be-
- 3 half of the native Hawaiian governing entity.
- 4 (c) Real Property Transfers.—The Indian
- 5 Trade and Intercourse Act (25 U.S.C. 177), does not, has
- 6 never, and will not apply after enactment to lands or lands
- 7 transfers present, past, or future, in the State of Hawaii.
- 8 If despite the expression of this intent herein, a court were
- 9 to construe the Trade and Intercourse Act to apply to
- 10 lands or land transfers in Hawaii before the date of enact-
- 11 ment of this Act, then any transfer of land or natural re-
- 12 sources located within the State of Hawaii prior to the
- 13 date of enactment of this Act, by or on behalf of the Na-
- 14 tive Hawaiian people, or individual Native Hawaiians,
- 15 shall be deemed to have been made in accordance with
- 16 the Indian Trade and Intercourse Act and any other provi-
- 17 sion of Federal law that specifically applies to transfers
- 18 of land or natural resources from, by, or on behalf of an
- 19 Indian tribe, Native Hawaiians, or Native Hawaiian enti-
- 20 ties.
- 21 (d) Single Governing Entity.—This Act will re-
- 22 sult in the recognition of the single Native Hawaiian gov-
- 23 erning entity. Additional Native Hawaiian groups shall not
- 24 be eligible for acknowledgment pursuant to the Federal
- 25 Acknowledgment Process set forth in part 83 of title 25

- 1 of the Code of Federal Regulations or any other adminis-
- 2 trative acknowledgment or recognition process.
- 3 (e) JURISDICTION.—Nothing in this Act alters the
- 4 civil or criminal jurisdiction of the United States or the
- 5 State of Hawaii over lands and persons within the State
- 6 of Hawaii. The status quo of Federal and State jurisdic-
- 7 tion can change only as a result of further legislation, if
- 8 any, enacted after the conclusion, in relevant part, of the
- 9 negotiation process established in section 8(b).
- 10 (f) Indian Programs and Services.—Notwith-
- 11 standing section 7(c)(6), because of the eligibility of the
- 12 Native Hawaiian governing entity and its citizens for Na-
- 13 tive Hawaiian programs and services in accordance with
- 14 subsection (g), nothing in this Act provides an authoriza-
- 15 tion for eligibility to participate in any Indian program
- 16 or service to any individual or entity not otherwise eligible
- 17 for the program or service under applicable Federal law.
- 18 (g) Native Hawahan Programs and Services.—
- 19 The Native Hawaiian governing entity and its citizens
- 20 shall be eligible for Native Hawaiian programs and serv-
- 21 ices to the extent and in the manner provided by other
- 22 applicable laws.

1 SEC. 10. SEVERABILITY.

- 2 If any section or provision of this Act is held invalid,
- 3 it is the intent of Congress that the remaining sections
- 4 or provisions shall continue in full force and effect.

5 SEC. 11. AUTHORIZATION OF APPROPRIATIONS.

- 6 There are authorized to be appropriated such sums
- 7 as are necessary to carry out this Act.

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