# 104TH CONGRESS 1ST SESSION H.R.671

To provide for administrative procedures to extend Federal recognition to certain Indian groups, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

JANUARY 25, 1995

Mr. FALEOMAVAEGA (for himself, Mr. RICHARDSON, Mr. WILLIAMS, Mr. MIL-LER of California, and Mr. DEFAZIO) introduced the following bill; which was referred to the Committee on Resources

# A BILL

To provide for administrative procedures to extend Federal recognition to certain Indian groups, and for other purposes.

- 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 "Indian Federal Rec-
- 5 ognition Administrative Procedures Act of 1995".

## 6 SEC. 2. PURPOSES.

- 7 The purposes of this Act are—
- 8 (1) to establish an administrative procedure to 9 extend Federal recognition to certain Indian groups;

(2) to extend to Indian groups which are deter mined to be Indian tribes the protection, services,
 and benefits available from the Federal Government
 pursuant to the Federal trust responsibility;

5 (3) to extend to Indian groups which are deter-6 mined to be Indian tribes the immunities and privi-7 leges available to other federally-acknowledged In-8 dian tribes by virtue of their status as Indian tribes 9 with a government-to-government relationship with 10 the United States;

(4) to ensure that when the Federal government extends acknowledgment to an Indian tribe, it
does so with a consistent legal, factual and historical
basis;

15 (5) to establish a commission which will act in
a supporting role to petitioning groups applying for
recognition;

18 (6) to provide clear and consistent standards of
19 administrative review of documented petitions for
20 Federal acknowledgment;

(7) to clarify evidentiary standards and expedite
the administrative review process by providing adequate resources to process petitions; and

24 (8) to remove the Federal acknowledgment25 process from the Bureau of Indian Affairs and in-

vest it in an independent Commission on Indian
 Recognition.

3 SEC. 3. DEFINITIONS.

4 For purposes of this Act:

5 (1) The term "aboriginal group" means any In-6 dian group or tribe that is presently located in Can-7 ada or the United States or Mexico and consists of 8 individuals who are descendants of the people who 9 inhabited the area now constituting those two coun-10 tries prior to their first sustained contact with Euro-11 Americans.

(2) The term "acknowledgment" or "acknowl-12 edged" means a determination by the Commission 13 14 on Indian Recognition that an Indian group con-15 stitutes an Indian tribe with a government-to-gov-16 ernment relationship with the United States, and 17 whose members are recognized as eligible for the 18 special programs and services provided by the 19 United States to Indians because of their status 20 as Indians.

(3) The term "autonomous" means the exercise
of political influence or authority independent of the
control of any other Indian governing entity. Autonomous must be understood in the context of the his-

tory, geography, culture and social organization of
 the petitioner.

3 (4) The term "Bureau" means the Bureau of4 Indian Affairs.

5 (5) The term "Commission" means the Com-6 mission on Indian Recognition established pursuant 7 to section 4.

(6) The term "community" means any group of 8 9 people, living within a reasonable territorial propinquity, which can demonstrate that consistent inter-10 11 actions and significant social relationships exist within its membership and that its members are dif-12 13 ferentiated from and identified as distinct from nonmembers. "Community" must be understood in 14 15 the context of the history, culture and social organi-16 zation of the group, taking into account the geog-17 raphy of the region in which they reside.

(7) The term "continuously" or "continuous"
means extending from the first sustained contact
with Euro-Americans throughout the group's history
to the present substantially without interruption.

(8) The term "Department" means the Depart-ment of the Interior.

24 (9) The term "documented petition" means the25 detailed, factual exposition and arguments, including

all documentary evidence, necessary to demonstrate
 that these arguments specifically address the manda tory criteria established in section 5.

4 (10) The term "historically", "historical" or
5 "history" means dating from the first sustained con6 tact with Euro-Americans.

7 (11) The term "Indian group" or "group"
8 means any Indian, Alaska Native, or Native Hawai9 ian tribe, band, pueblo, village or community within
10 the United States that the Secretary of the Interior
11 does not acknowledge to be an Indian tribe.

(12) The term "Indian tribe" or "tribe" means
any Indian, Alaska Native, or Native Hawaiian
tribe, band, pueblo, village or community within the
United States that the Secretary of the Interior
presently acknowledges to be an Indian tribe.

(13) The term "indigenous" means native to
the United States in that at least part of the petitioner's traditional territory at the time of first sustained contact with Euro-Americans extended into
what is now the United States.

(14) The term "letter of intent" means an undocumented letter or resolution which is dated and
signed by the governing body of an Indian group
and submitted to the Commission and indicates the

group's intent to submit a petition for Federal acknowledgment as an Indian tribe.

3 (15) The term "member of an Indian group" 4 means an individual who is recognized by an Indian 5 group as meeting its membership criteria and who 6 consents in writing to being listed as a member of 7 that group.

(16) The term "member of an Indian tribe" 8 9 means an individual who meets the membership requirements of the tribe as set forth in its governing 10 11 document or, in the absence of a governing docu-12 ment which sets out these requirements, has been recognized as a member collectively by those persons 13 14 comprising the tribal governing body; and has con-15 sistently maintained tribal relations with the tribe or 16 is listed on the tribal membership rolls as a member, 17 if such rolls are kept.

(17) The term "petition" means a petition for
acknowledgment submitted or transferred to the
Commission pursuant to section 5 of this Act.

(18) The term "petitioner" means any group
which has submitted a letter of intent to the Commission requesting acknowledgment that it is an Indian tribe.

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(19) The term "political influence or authority" 1 2 means a tribal council, leadership, internal process or other mechanism which the group has used as a 3 4 means of influencing or controlling the behavior of 5 its members in significant respects, or making decisions for the group which substantially affect its 6 7 members, or representing the group in dealing with non-members in matters of consequence to the 8 group. "Political influence or authority" is to be un-9 derstood in the context of the history, culture and 10 11 social organization of the group.

12 (20) The term "previous Federal acknowledg-13 ment" means any action by the Federal government 14 the character of which is clearly premised on identi-15 fication of a tribal political entity and clearly indi-16 cates the recognition of a government-to-government 17 relationship between that entity and the Federal 18 government.

19 (21)"restoration" The the term means 20 reextension of acknowledgment to any previously acknowledged tribe which may have had its acknowl-21 22 edged status abrogated or diminished by reason of 23 congressional legislation expressly terminating that 24 status.

1	(22) The term "Secretary" means the Secretary
2	of the Interior.
3	(23) The term "sustained contact" means the
4	period of earliest sustained Euro-American settle-
5	ment or governmental presence in the local area in
6	which the tribe or tribes from which the petitioner
7	claims descent was located historically.
8	(24) The term "treaty" means any treaty—
9	(A) negotiated and ratified by the United
10	States on or before March 3, 1871, with, or on
11	behalf of, any Indian group or tribe;
12	(B) made by any government with, or on
13	behalf of, any Indian group or tribe, from which
14	government the United States subsequently ac-
15	quired territory by purchase, conquest, annex-
16	ation, or cession; or
17	(C) negotiated by the United States with,
18	or on behalf of, any Indian group in California,
19	whether or not the treaty was subsequently
20	ratified.
21	(25) The term "tribal relations" means partici-
22	pation by an individual in a political and social rela-
23	tionship with an Indian tribe.
24	(26) The term "tribal roll" means a list exclu-
25	sively of those individuals who have been determined

1 by the tribe to meet the tribe's membership require-2 ments as set forth in its governing document or, in 3 the absence of a governing document setting forth 4 those requirements, have been recognized as members by the tribe's governing body. In either case, 5 6 those individuals on a tribal roll must have affirma-7 tively demonstrated consent to being listed as 8 members.

9 (27) The term "United States" means the 48 10 contiguous states, Alaska and Hawaii; and does not 11 include territories or possessions.

#### 12 SEC. 4. COMMISSION ON INDIAN RECOGNITION.

(a) ESTABLISHMENT.—There is established, as an
independent commission, the Commission on Indian
Recognition.

(b) MEMBERSHIP.—(1)(A) The Commission shall
consist of three members appointed by the President, by
and with the advice and consent of the Senate.

(B) In making appointments to the Commission, thePresident shall give careful consideration to—

21 (i) recommendations received from Indian22 tribes;

(ii) individuals who have a background in Indian law or policy, anthropology, genealogy, or history; and

(iii) individuals who, at the time of nomination,
 are employed by the United States Government and
 would be eligible to participate through the Intergov ernmental Personnel Exchange Act.

5 (2) No more than two members of the Commission6 may be members of the same political party.

7 (3)(A) Each member of the Commission shall be ap8 pointed for a term of four years, except as provided in
9 subparagraph (B).

10 (B) As designated by the President at the time of11 appointment, of the members first appointed—

12 (i) one shall be appointed for a term of two13 years;

14 (ii) one shall be appointed for a term of three15 years; and

16 (iii) one shall be appointed for a term of four17 years.

18 (4) Any vacancy in the Commission shall not affect its powers, but shall be filled in the same manner in which 19 the original appointment was made. Any member ap-20 21 pointed to fill a vacancy occurring before the expiration 22 of the term for which the member's predecessor was appointed shall be appointed only for the remainder of that 23 24 term. A member may serve after the expiration of that member's term until a successor has taken office. 25

(5)(A) Each member of the Commission not other-1 wise employed by the United States Government shall re-2 3 ceive compensation at a rate equal to the daily equivalent of the annual rate of basic pay prescribed for level V of 4 the Executive Schedule under section 5316 of title 5, 5 United States Code, for each day, including traveltime, 6 7 such member is engaged in the actual performance of duties authorized by the Commission. 8

9 (B) Except as provided in subparagraph (C), a mem-10 ber of the Commission who is otherwise an officer or em-11 ployee of the United States Government shall serve on the 12 Commission without additional compensation, but such 13 service shall be without interruption or loss of civil service 14 status or privilege.

15 (C) All members of the Commission shall be reim-16 bursed for travel and per diem in lieu of subsistence ex-17 penses during the performance of duties of the Commis-18 sion while away from home or their regular place of busi-19 ness, in accordance with subchapter I of chapter 57 of 20 title 5, United States Code.

(6) At the time appointments are made under paragraph (1), the President shall designate one of such appointees as Chairman of the Commission.

24 (c) MEETINGS AND PROCEDURES.—(1) The Commis25 sion shall hold its first meeting no later than 30 days after

the date on which all members of the Commission have
 been appointed and confirmed by the Senate.

3 (2) Two members of the Commission shall constitute4 a quorum for the transaction of business.

5 (3) The Commission may adopt such rules (consistent 6 with the provisions of this Act) as may be necessary to 7 establish its procedures and to govern the manner of its 8 operations, organization, and personnel.

9 (4) The principal office of the Commission shall be 10 in the District of Columbia.

(d) DUTIES.—The Commission shall carry out the
duties assigned to the Commission by this Act, and shall
meet the requirements imposed on the Commission by this
Act.

(e) POWERS AND AUTHORITIES.—(1) Subject to such
rules and regulations as may be adopted by the Commission, the Chairman of the Commission is authorized to—

18 (A) appoint, terminate, and fix the compensa-19 tion (without regard to the provisions of title 5, 20 United States Code, governing appointments in the competitive service, and without regard to the provi-21 22 sions of chapter 51 and subchapter III of chapter 53 of such title, or of any other provision of law, relat-23 ing to the number, classification, and General 24 25 Schedule rates) of an Executive Director of the

1	Commission and of such other personnel as the
2	Chairman deems advisable to assist in the perform-
3	ance of the duties of the Commission, at a rate not
4	to exceed a rate equal to the daily equivalent of the
5	annual rate of basic pay prescribed for level V of the
6	Executive Schedule under section 5316 of title 5,
7	United States Code; and
8	(B) procure, as authorized by section 3109(b)
9	of title 5, United States Code, temporary and inter-
10	mittent services to the same extent as is authorized
11	by law for agencies in the executive branch, but at
12	rates not to exceed the daily equivalent of the annual
13	rate of basic pay prescribed for level V of the Execu-
14	tive Schedule under section 5316 of such title.
15	(2) The Commission is authorized to—
16	(A) hold such hearings and sit and act at such
17	times;
18	(B) take such testimony;
19	(C) have such printing and binding done;
20	(D) enter into such contracts and other ar-
21	rangements, subject to the availability of funds;
22	(E) make such expenditures; and
23	(F) take such other actions,

as the Commission may deem advisable. Any member of
 the Commission may administer oaths or affirmations to
 witnesses appearing before the Commission.

4 (3)(A) The Commission is authorized to secure di-5 rectly from any officer, department, agency, establishment, or instrumentality of the Federal Government such 6 7 information as the Commission may require for the pur-8 pose of this Act, and each such officer, department, agen-9 cy, establishment, or instrumentality is authorized and di-10 rected to furnish, to the extent permitted by law, such information, suggestions, estimates, and statistics directly to 11 the Commission, upon request made by the Chairman of 12 the Commission. 13

14 (B) Upon the request of the Chairman of the Commission, the head of any Federal department, agency, or 15 instrumentality is authorized to make any of the facilities 16 and services of such department, agency, or instrumental-17 ity available to the Commission and detail any of the per-18 19 sonnel of such department, agency, or instrumentality to the Commission, on a nonreimbursable basis, to assist the 2021 Commission in carrying out its duties under this section.

(C) The Commission may use the United States mails
in the same manner and under the same conditions as
other departments and agencies of the United States.

(f) FEDERAL ADVISORY COMMITTEE ACT.—The pro visions of the Federal Advisory Committee Act shall not
 apply to the Commission.

## **4** SEC. 5. PETITIONS FOR RECOGNITION.

(a) IN GENERAL.—(1) Any Indian group may submit
to the Commission a petition requesting that the Commission recognize that the Indian group is an Indian tribe.
(2) The provisions of this Act do not apply to the
following groups or entities, which shall not be eligible for
recognition under this Act—

(A) Indian tribes, organized bands, pueblos,
communities, and Alaska Native entities which are
recognized by the Secretary as of the date of enactment of this Act as eligible to receive services from
the Bureau;

16 (B) splinter groups, political factions, commu-17 nities, or groups of any character which separate 18 from the main body of an Indian tribe that, at the 19 time of such separation, is recognized as being an 20 Indian tribe by the Secretary, unless it can be clearly established that the group, faction, or community 21 22 has functioned throughout history until the date of such petition as an autonomous Indian tribal entity; 23 24 (C) groups, or successors in interest of groups,

24 (C) groups, or successors in interest of groups,
25 that prior to the date of enactment of this Act, have

1	petitioned for and been denied or refused recognition
2	as an Indian tribe under regulations prescribed by
3	the Secretary;
4	(D) any Indian group whose relationship with
5	the Federal Government was expressly terminated
6	by an Act of Congress; and
7	(E) any Indian group that, in any action in a
8	United States court to which the group was a party,
9	has previously attempted to establish its status as
10	an Indian tribe or a successor-in-interest to an In-
11	dian tribe that was a party to a treaty with the
12	United States, and—
13	(i) was determined by such court not to be
14	an Indian tribe; or
15	(ii) was determined by such court not to be
16	a successor-in-interest to an Indian tribe that
17	was a party to a treaty with the United States;
18	or
19	(iii) was the subject of findings of fact by
20	such court which, if made by the Commission,
21	would show that the group was incapable of es-
22	tablishing one or more of the criteria set forth
23	in this section.
24	(3)(A) No later than 30 days after the date on which
25	all of the members of the Commission have been appointed

and confirmed by the Senate, the Secretary shall transfer
to the Commission all petitions pending before the Department and not then under active consideration that request
the Secretary, or the Federal Government, to recognize
or acknowledge an Indian group as an Indian tribe, except
those groups whose petitions are under active consideration at the time of the transfer.

8 (B) On the date of such transfer, the Secretary and 9 the Department shall cease to have any authority to recog-10 nize or acknowledge, on behalf of the Federal government, 11 any Indian group as an Indian tribe, except those groups 12 under active consideration whose petitions have been re-13 tained by the Department pursuant to subparagraph (A) 14 of this paragraph.

15 (C) Petitions transferred to the Commission under 16 subparagraph (A) of this paragraph shall, for purposes of 17 this Act, be considered as having been submitted to the 18 Commission in the same order as they were submitted to 19 the Department.

(b) PETITION FORM AND CONTENT.—Except as provided in subsection (c), any petition submitted under subsection (a) by an Indian group shall be in any readable
form which clearly indicates that it is a petition requesting
the Commission to recognize that the Indian group is an

Indian tribe and which contains detailed, specific evidence
 as to each of the following:

3 (1) A statement of facts establishing that the 4 petitioner has been identified as an American Indian entity on a substantially continuous basis since 5 1871. Evidence that the group's character as an In-6 7 dian entity has from time to time been denied shall 8 not be considered to be conclusive evidence that this criterion has not been met. Evidence to be relied 9 upon in determining a group's Indian identity may 10 11 include one or a combination of the following, as well as other evidence of identification by other than the 12 13 petitioner itself or its members:

- 14 (A) Identification of the petitioner as an15 Indian entity by Federal authorities.
- 16 (B) Relationships of the petitioner with
  17 State governments based on identification of
  18 the petitioner as an Indian entity.

(C) Dealings of the petitioner with a county, parish, or other local government in a relationship based on the Indian identity of the petitioner.

(D) Identification of the petitioner as an
Indian entity by records in private or public archives, courthouses, churches, or schools.

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1	(E) Identification of the petitioner as an
2	Indian entity by anthropologists, historians, or
3	other scholars.
4	(F) Identification of the petitioner as an
5	Indian entity in newspapers, books, or similar
6	media.
7	(G) Identification of the petitioner as an
8	Indian entity by other Indian tribes or by na-
9	tional, regional, or state Indian organizations.
10	(H) Identification of the petitioner as an
11	Indian entity by foreign governments or inter-
12	national organizations.
13	(2)(A) A statement of facts establishing that a
14	predominant portion of the membership of the peti-
15	tioner comprises a community distinct from those
16	surrounding it and has existed as a community from
17	historical times to the present. Evidence to be relied
18	upon in determining that the petitioner meets this
19	criterion may include one or a combination of the
20	following:
21	(i) Significant rates of marriage within the
22	group, or, as may be culturally required, pat-
23	terned out-marriages with other Indian popu-
24	lations.

1	(ii) Significant social relationships connect-
2	ing individual members.
3	(iii) Significant rates of informal social
4	interaction which exist broadly among the mem-
5	bers of a group.
6	(iv) A significant degree of shared or coop-
7	erative labor or other economic activity among
8	the membership.
9	(v) Evidence of strong patterns of discrimi-
10	nation or other social distinctions by non-
11	members.
12	(vi) Shared sacred or secular ritual activity
13	encompassing most of the group.
14	(vii) Cultural patterns shared among a sig-
15	nificant portion of the group that are different
16	from those of the non-Indian populations with
17	whom it interacts. These patterns must func-
18	tion as more than a symbolic identification of
19	the group as Indian, and may include, but are
20	not limited to, language, kinship or religious or-
21	ganizations, or religious beliefs and practices.
22	(viii) The persistence of a named, collective
23	Indian identity continuously over a period of
24	more than 50 years, notwithstanding changes in
25	name.

1	(ix) A demonstration of historical political
2	influence pursuant to the criterion set forth in
3	paragraph (3).
4	(B) A petitioner shall be considered to have
5	provided sufficient evidence of community at a given
6	point in time if evidence is provided demonstrating
7	any one of the following:
8	(i) More than 50 percent of the members
9	reside in a particular geographical area exclu-
10	sively or almost exclusively composed of mem-
11	bers of the group, and the balance of the group
12	maintains consistent social interaction with
13	some members of the community.
14	(ii) At least 50 percent of the marriages of
15	the group are between members of the group.
16	(iii) At least 50 percent of the group mem-
17	bers maintain distinct cultural patterns such as,
18	but not limited to, language, kinship or reli-
19	gious organizations, or religious beliefs or prac-
20	tices.
21	(iv) There are distinct community social
22	institutions encompassing a substantial portion
23	of the members, such as kinship organizations,
24	formal or informal economic cooperation, or re-
25	ligious organizations; or

(v) The group has met the criterion in
 paragraph (3) using evidence described in para graph (3)(B).

4 (3)(A) A statement of facts establishing that
5 the petitioner has maintained political influence or
6 authority over its members as an autonomous entity
7 from historical times until the present. Evidence to
8 be relied upon in determining that the petitioner
9 meets this criterion may include one or a combina10 tion of the following:

(i) The group is able to mobilize significant
numbers of members and significant resources
from its members for group purposes.

(ii) Most of the membership considers issues acted upon or taken by group leaders or
governing bodies to be of personal importance.

17 (iii) There is a widespread knowledge, com18 munication and involvement in political proc19 esses by most of the group's members.

20 (iv) The group meets the criterion in para-21 graph (2) at more than a minimal level.

(v) There are intragroup conflicts which
show controversy over valued group goals, properties, policies, processes or decisions.

1	(B) A petitioner shall be considered to have
2	provided sufficient evidence to demonstrate the exer-
3	cise of political influence or authority at a given
4	point in time by demonstrating that group leaders or
5	other mechanisms exist or existed which:
6	(i) Allocate group resources such as land,
7	residence rights or the like on a consistent
8	basis.
9	(ii) Settle disputes between members or
10	subgroups such as clans or moieties by medi-
11	ation or other means on a regular basis.
12	(iii) Exert strong influence on the behavior
13	of individual members, such as the establish-
14	ment or maintenance of norms and the enforce-
15	ment of sanctions to direct or control behavior.
16	(iv) Organize or influence economic sub-
17	sistence activities among the members, includ-
18	ing shared or cooperative labor.
19	(C) A group that has met the requirements in
20	paragraph (2)(B) at a given point in time shall be
21	considered to have provided sufficient evidence to
22	meet this criterion at that same point in time.
23	(4) A copy of the petitioner's present governing
24	document including its membership criteria. In the
25	absence of a written document, the petitioner must

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provide a statement describing in full its membership criteria and current governing procedures.

(5) A list of all current members of the peti-3 4 tioner including each member's full name (and maiden name, if any), date and place of birth, and cur-5 rent residential address, as well as a copy of each 6 available former list of members based on the peti-7 8 tioner's own defined criteria, and a statement describing the methods used in preparing those lists. 9 10 The membership must consist of individuals who have established descendancy from an Indian group 11 which existed historically or from historical Indian 12 groups which combined and functioned as a single 13 14 autonomous entity. Evidence of tribal membership 15 required by the Commission includes (but is not limited to)— 16

17 (A) descendancy rolls prepared by the Sec18 retary for the petitioner for purposes of distrib19 uting claims money, providing allotments, or
20 other purposes;

(B) State, Federal, or other official records
or evidence identifying present members of the
petitioner, or ancestors of present members of
the petitioner, as being descendants of a historic tribe or historic tribes that combined and

functioned as a single autonomous political entity;

3 (C) church, school, and other similar en-4 rollment records identifying present members or 5 ancestors of present members as being descend-6 ants of a historic tribe or historic tribes that 7 combined and functioned as a single autono-8 mous political entity;

9 (D) affidavits of recognition by tribal el-10 ders, leaders, or the tribal governing body iden-11 tifying present members or ancestors of present 12 members as being descendants of a historic 13 tribe or historic tribes that combined and func-14 tioned as a single autonomous political entity; 15 and

16 (E) other records or evidence identifying 17 present members or ancestors of present mem-18 bers as being descendants of a historic tribe or 19 historic tribes that combined and functioned as 20 a single autonomous political entity.

(c) EXCEPTIONS.—A petition from an Indian group
which can demonstrate by a preponderance of the evidence
that it was, or is the successor in interest to, a—

24 (1) party to a treaty or treaties;

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(2) group acknowledged by any agency of the
 Federal Government as eligible to participate in the
 Indian Reorganization Act of 1934 (25 U.S.C. 461
 et seq.);

5 (3) group for the benefit of which the United 6 States took into trust land or lands, or which the 7 Federal government has treated as having collective 8 rights in tribal lands or funds; or

9 (4) group has been denominated a tribe by Act10 of Congress or Executive Order,

shall be required to establish the criteria set forth in thissection only from the date of that Federal action to thepresent.

## 14 SEC. 6. NOTICE OF RECEIPT OF PETITION.

(a) PETITIONER.—Within 30 days after a petition is 15 submitted or transferred to the Commission under section 16 5(a), the Commission shall send an acknowledgement of 17 receipt in writing to the petitioner and shall have pub-18 lished in the Federal Register a notice of such receipt, in-19 cluding the name, location, and mailing address of the pe-20titioner and such other information that will identify the 21 22 entity who submitted the petition and the date the petition was received by the Commission. The notice shall also in-23 24 dicate where a copy of the petition may be examined.

1 (b) OTHERS.—The Commission shall also notify, in 2 writing, the Governor and attorney general of, and each 3 recognized Indian tribe within, any State in which a peti-4 tioner resides.

(c) Publication; Opportunity for Supporting 5 OR OPPOSING SUBMISSIONS.—The Commission shall pub-6 7 lish the notice of receipt of the petition in a major newspaper of general circulation in the town or city nearest 8 9 the location of the petitioner. The notice shall include, in addition to the information described in subsection (a), no-10 tice of opportunity for other parties to submit factual or 11 legal arguments in support of or in opposition to, the peti-12 tion. Such submissions shall be provided to the petitioner 13 upon receipt by the Commission. The petitioner shall be 14 provided an opportunity to respond to such submissions 15 prior to a determination on the petition by the 16 Commission. 17

#### 18 SEC. 7. PROCESSING THE PETITION.

(a) REVIEW.—(1) Upon receipt of a *documented* petition, the Commission shall conduct a review to determine
whether the petitioner is entitled to be recognized as an
Indian tribe.

(2) The review conducted under paragraph (1) shall
include consideration of the petition, supporting evidence,
and the factual statements contained in the petition.

1 (3) The Commission may also initiate other research 2 for any purpose relative to analyzing the petition and ob-3 taining additional information about the petitioner's sta-4 tus and may consider any evidence which may be submit-5 ted by other parties.

6 (4) Upon request by the petitioner, the Library of 7 Congress and the National Archives shall each allow ac-8 cess to the petitioner to its resources, records, and docu-9 ments, for the purpose of conducting research and prepar-10 ing evidence concerning the status of the petitioner.

11 (b) CONSIDERATION.—(1) Except as otherwise provided in this subsection, petitions shall be considered on 12 a first come, first served basis, determined by the date 13 of the original filing of the petition with the Commission, 14 or the Department if the petition is one transferred to the 15 Commission pursuant to section 5(a). The Commission 16 17 shall establish a priority register including those petitions pending before the Department on the date of enactment 18 of this Act. 19

(2) Petitions that are submitted to the Commission
by Indian groups that meet one or more of the requirements set forth in section 5(c) shall receive priority consideration over petitions submitted by any other Indian
group.

#### **1** SEC. 8. PRELIMINARY HEARING.

(a) IN GENERAL.—Within 60 days after the receipt
of a petition by the Commission, the Commission shall set
a date for a preliminary hearing. At the preliminary hearing, the petitioner and any other concerned party may provide evidence concerning the status of the petitioner.

7 (b) DETERMINATION.—(1) Within 30 days after the 8 conclusion of the preliminary hearing under subsection 9 (a), the Commission shall make a determination either—

10 (A) to extend Federal acknowledgement to the11 petitioner; or

12 (B) that the petitioner proceed to an adjudica-13 tory hearing.

14 (2) The Commission shall publish the determination15 in the Federal Register.

16 (c) INFORMATION TO BE PROVIDED PREPARATORY TO AN ADJUDICATORY HEARING.—(1) If the Commission 17 determines under subsection (b) that the petitioner pro-18 19 ceed to an adjudicatory hearing, the Commission shall— 20 (A) make available its appropriate evidentiary 21 records to the petitioner to assist the petitioner in 22 preparing for the adjudicatory hearing, and shall also include such guidance as the Commission con-23 24 siders necessary or appropriate to assist the peti-25 tioner in preparing for the hearing; and

1 (B) within 30 days after the conclusion of the 2 preliminary hearing under subsection (a), notify the 3 petitioner in writing, which notice shall include a list 4 of any deficiencies or omissions on which the Com-5 mission relied in making its determination.

6 (2) The list of deficiencies and omissions provided
7 under paragraph (1)(B) shall be the subject of the adju8 dicatory hearing. The Commission may not add to this list
9 once it is issued.

## 10 SEC. 9. ADJUDICATORY HEARING.

(a) IN GENERAL.—Within 180 days after the conclusion of the preliminary hearing, the Commission shall afford the petitioner described in section 8(b)(1)(B) an adjudicatory hearing. The hearing shall be on the list of deficiencies and omissions provided under section 8(c)(1)(B)
and shall be conducted pursuant to section 554 of title
5, United States Code.

18 (b) TESTIMONY FROM STAFF OF COMMISSION.—The 19 Commission may require testimony from its acknowledge-20 ment and research staff or other witnesses. Any such testi-21 mony shall be subject to cross-examination by the peti-22 tioner.

(c) EVIDENCE BY PETITIONER.—The petitioner may
provide such evidence as the petitioner deems appropriate.

(d) DECISION BY COMMISSION.—Within 60 days
 after the end of the hearing held under subsection (a),
 the Commission shall—

4 (1) make a determination as to the extension or
5 denial of Federal acknowledgment to the petitioner;
6 (2) publish its determination under paragraph
7 (1) in the Federal Register; and

8 (3) deliver a copy of the determination to the9 petitioner, and to every other interested party.

## 10 SEC. 10. APPEALS.

(a) IN GENERAL.—Within 60 days after the date the
Commission's decision is published under section 9(d), the
petitioner may appeal the determination to the United
States District Court for the District of Columbia.

15 (b) ATTORNEY FEES.—If the petitioner prevails in 16 the appeal described in subsection (a), it shall be eligible 17 for an award of reasonable attorney fees and costs under 18 the provisions of section 504 of title 5, United States 19 Code, or section 2412 of title 28 of such Code, as the case 20 may be.

## 21 SEC. 11. EFFECT OF DETERMINATIONS.

A determination by the Commission that an Indian group is recognized by the Federal Government as an Indian tribe shall not have the effect of(1) depriving or diminishing the right of any
 other Indian tribe to govern its reservation as such
 reservation existed prior to the recognition of such
 Indian group, or as the same may exist thereafter;

5 (2) depriving or diminishing any property right 6 held in trust or recognized by the United States for 7 such other Indian tribe as it existed prior to the rec-8 ognition of such Indian group; or

9 (3) depriving or diminishing any previously or 10 independently existing claim by a petitioner to any 11 such property right held in trust by the United 12 States for such other Indian tribe prior to the rec-13 ognition of such Indian group.

## 14 SEC. 12. IMPLEMENTATION OF DECISIONS.

15 (a) ELIGIBILITY FOR SERVICES AND BENEFITS.—(1) Subject to paragraph (2), upon recognition by the Com-16 mission that the petitioner is an Indian tribe, the Indian 17 tribe shall be eligible for the services and benefits from 18 the Federal Government that are available to other feder-19 ally recognized Indian tribes by virtue of their status as 20 21 Indian tribes with a government-to-government relation-22 ship with the United States, as well as having the responsibilities and obligations of such Indian tribes. Such rec-23 24 ognition shall subject the Indian tribes to the same authority of Congress and the United States to which other
 federally recognized tribes are subject.

3 (2) Recognition of the Indian tribe under this Act
4 does not create an immediate entitlement to existing pro5 grams of the Bureau. Such programs shall become avail6 able upon appropriation of funds by law. Requests for ap7 propriations shall follow a determination under subsection
8 (b) of the needs of the newly recognized Indian tribe.

9 (b) NEEDS DETERMINATION.—Within 6 months after an Indian tribe is recognized under this Act, the ap-10 propriate area offices of the Bureau and the Indian Health 11 Service shall consult and develop in cooperation with the 12 Indian tribe, and forward to the respective Secretary, a 13 determination of the needs of the Indian tribe and a rec-14 ommended budget required to serve the newly recognized 15 Indian tribe. The recommended budget shall be considered 16 along with recommendations by the appropriate Secretary 17 in the budget-request process. 18

## 19 SEC. 13. ANNUAL REPORT CONCERNING COMMISSION'S AC-

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## TIVITIES.

(a) LIST OF RECOGNIZED TRIBES.—Not later than
90 days after the date of the enactment of this Act, and
annually on or before every January 30 thereafter, the
Commission shall publish in the Federal Register a list
of all Indian tribes which are recognized by the Federal

Government and receiving services from the Bureau of In dian Affairs.

3 (b) ANNUAL REPORT.—Beginning one year after the 4 date of the enactment of this Act, and annually thereafter, 5 the Commission shall submit a report to the Committee 6 on Natural Resources of the House of Representatives and 7 to the Committee on Indian Affairs of the Senate a report 8 on its activities, which shall include at a minimum the fol-9 lowing:

10 (1) The number of petitions pending at the be-11 ginning of the year and the names of the petitioners.

12 (2) The number of petitions received during the13 year and the names of the petitioners.

14 (3) The number of petitions the Commission
15 approved for acknowledgment and the names of the
16 acknowledged petitioners.

17 (4) The number of petitions the Commission
18 denied for acknowledgment and the names of the pe19 titioners.

20 (5) The status of all pending petitions and the21 names of the petitioners.

## 22 SEC. 14. ACTIONS BY PETITIONERS FOR ENFORCEMENT.

Any petitioner may bring an action in the district court of the United States for the district in which the petitioner resides, or the United States District Court for District of Columbia, to enforce the provisions of this Act,
 including any time limitations within which actions are re quired to be taken, or decisions made, under this Act and
 the district court shall issue such orders (including writs
 of mandamus) as may be necessary to enforce the provi sions of this Act.

## 7 SEC. 15. REGULATIONS.

8 The Commission is authorized to prescribe such regu-9 lations as may be necessary to carry out the provisions 10 and purposes of this Act. All such regulations must be 11 published in accordance with the provisions of title 5, 12 United States Code.

#### 13 SEC. 16. GUIDELINES AND ADVICE.

(a) GUIDELINES.—No later than 90 days after the
date of enactment of this Act, the Commission shall make
available suggested guidelines for the format of petitions,
including general suggestions and guidelines on where and
how to research required information, but such examples
shall not preclude the use of any other format.

(b) RESEARCH ADVICE.—The Commission, upon request, is authorized to provide suggestions and advise to
any petitioner for his research into the petitioner's historical background and Indian identity. The Commission shall
not be responsible for the actual research on behalf of the
petitioner.

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#### 1 SEC. 17. ASSISTANCE TO PETITIONERS.

2 (a) GRANTS.—(1) The Secretary of Health and
3 Human Services may award grants to Indian groups seek4 ing Federal recognition to enable the Indian groups to—

5 (A) conduct the research necessary to substan6 tiate petitions under this Act; and

7 (B) prepare documentation necessary for the8 submission of a petition under this Act.

9 (2) The grants made under this subsection shall be 10 in addition to any other grants the Secretary of Health 11 and Human Services is authorized to provide under any 12 other provision of law.

(b) COMPETITIVE AWARD.—Grants provided under
subsection (a) shall be awarded competitively based on objective criteria prescribed in regulations promulgated by
the Secretary of Health and Human Services.

#### 17 SEC. 18. AUTHORIZATION OF APPROPRIATIONS.

(a) COMMISSION.—There are authorized to be appropriated for the Commission for the purpose of carrying
out the provisions of this Act (other than section 15 17),
\$1,500,000 for fiscal year 1996 and \$1,500,000 for each
of the 12 succeeding fiscal years.

(b) SECRETARY OF HHS.—There are authorized to
be appropriated for the Administration for Native Americans of the Department of Health and Human Services

- 1 for the purpose of carrying out the provisions of section
- 2 17, \$3,000,000 for each fiscal year.

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