107th CONGRESS 2D Session

AN ACT

S. 2799

- To provide for the use and distribution of certain funds awarded to the Gila River Pima-Maricopa Indian Community, 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; TABLE OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the
5 "Gila River Indian Community Judgment Fund Distribu6 tion Act of 2002".

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Sec. 1. Short title; table of contents.

- Sec. 2. Findings.
- Sec. 3. Definitions.

TITLE I—GILA RIVER JUDGMENT FUND DISTRIBUTION

- Sec. 101. Distribution of judgment funds.
- Sec. 102. Responsibility of Secretary; applicable law.

TITLE II—CONDITIONS RELATING TO COMMUNITY JUDGMENT FUND PLANS

- Sec. 201. Plan for use and distribution of judgment funds awarded in Docket No. 228.
- Sec. 202. Plan for use and distribution of judgment funds awarded in Docket No. 236–N.

TITLE III—EXPERT ASSISTANCE LOANS

Sec. 301. Waiver of repayment of expert assistance loans to Gila River Indian Community.

3 SEC. 2. FINDINGS.

4 Congress finds that—

5 (1) on August 8, 1951, the Gila River Indian 6 Community filed a complaint before the Indian 7 Claims Commission in Gila River Pima-Maricopa Indian Community v. United States, Docket No. 236, 8 9 for the failure of the United States to carry out its 10 obligation to protect the use by the Community of 11 water from the Gila River and the Salt River in the 12 State of Arizona;

(2) except for Docket Nos. 236–C and 236–D,
which remain undistributed, all 14 original dockets
under Docket No. 236 have been resolved and distributed;

1972), the Indian Claims Commission held that the
United States, as trustee, was liable to the Community with respect to the claims made in Docket No.
236-C;

7 (4) in Gila River Pima-Maricopa Indian Com8 munity v. United States, 684 F.2d 852 (1982), the
9 United States Claims Court held that the United
10 States, as trustee, was liable to the Community with
11 respect to the claims made in Docket No. 236–D;

(5) with the approval of the Community under
Community Resolution GR-98-98, the Community
entered into a settlement with the United States on
April 27, 1999, for claims made under Dockets Nos.
236-C and 236-D for an aggregate total of
\$7,000,000;

(6) on May 3, 1999, the United States Court
of Federal Claims ordered that a final judgment be
entered in consolidated Dockets Nos. 236–C and
236–D for \$7,000,000 in favor of the Community
and against the United States;

23 (7)(A) on October 6, 1999, the Department of
24 the Treasury certified the payment of \$7,000,000,

on bonan	Community, and	
	• /	

3	(B) that payment was deposited in a trust ac-
4	count managed by the Office of Trust Funds Man-
5	agement of the Department of the Interior; and
6	(8) in accordance with the Indian Tribal Judg-
7	ment Funds Use or Distribution Act (25 U.S.C.
8	1401 et seq.), the Secretary is required to submit an
9	Indian judgment fund use or distribution plan to
10	Congress for approval.
11	SEC. 3. DEFINITIONS.
12	In this Act:
13	(1) ADULT.—The term "adult" means an indi-
14	vidual who—
15	(A) is 18 years of age or older as of the
16	date on which the payment roll is approved by
17	the Community; or
18	(B) will reach 18 years of age not later
19	than 30 days after the date on which the pay-
20	ment roll is approved by the Community.
21	(2) COMMUNITY.—The term "Community"
22	means the Gila River Indian Community.
23	(3) Community-owned funds.—The term
24	"Community-owned funds" means—

4	of the date of chathing of this Act that may
3	be made available to make payments under sec-
4	tion 101; or
5	(B) revenues held by the Community
6	that—
7	(i) are derived from trust resources;
8	and
9	(ii) qualify for an exemption under
10	section 7 or 8 of the Indian Tribal Judg-
11	ment Funds Use or Distribution Act (25)
12	U.S.C. 1407, 1408).
13	(4) IIM ACCOUNT.—The term "IIM account"
14	means an individual Indian money account.
15	(5) JUDGMENT FUNDS.—The term "judgment
16	funds" means the aggregate amount awarded to the
17	Community by the Court of Federal Claims in Dock-
18	ets Nos. 236–C and 236–D.
19	(6) LEGALLY INCOMPETENT INDIVIDUAL.—The
20	term "legally incompetent individual" means an in-
21	dividual who has been determined to be incapable of
22	managing his or her own affairs by a court of com-
23	petent jurisdiction.
24	(7) MINOR.—The term "minor" means an indi-
25	vidual who is not an adult.

a means the list of engloic, enrolled members of the
Community who are eligible to receive a payment
under section 101(a), as prepared by the Community
under section 101(b).

6 (9) SECRETARY.—The term "Secretary" means
7 the Secretary of the Interior.

8 TITLE I—GILA RIVER JUDGMENT 9 FUND DISTRIBUTION

10 SEC. 101. DISTRIBUTION OF JUDGMENT FUNDS.

11 (a) PER CAPITA PAYMENTS.—Notwithstanding the 12 Indian Tribal Judgment Funds Use or Distribution Act 13 (25 U.S.C. 1401 et seq.) or any other provision of law 14 (including any regulation promulgated or plan developed 15 under such a law), the amounts paid in satisfaction of an award granted to the Gila River Indian Community in 16 17 Dockets Nos. 236–C and 236–D before the United States 18 Court of Federal Claims, less attorney fees and litigation 19 expenses and including all accrued interest, shall be dis-20 tributed in the form of per capita payments (in amounts) 21 as equal as practicable) to all eligible enrolled members 22 of the Community.

23 (b) Preparation of Payment Roll.—

24 (1) IN GENERAL.—The Community shall pre-25 pare a payment roll of eligible, enrolled members of

4	under tins section in accordance with the effectia de-
3	scribed in paragraph (2).
4	(2) Criteria.—
5	(A) Individuals eligible to receive
6	PAYMENTS.—Subject to subparagraph (B), the
7	following individuals shall be eligible to be listed
8	on the payment roll and eligible to receive a per
9	capita payment under subsection (a):
10	(i) All enrolled Community members
11	who are eligible to be listed on the per cap-
12	ita payment roll that was approved by the
13	Secretary for the distribution of the funds
14	awarded to the Community in Docket No.
15	236-N (including any individual who was
16	inadvertently omitted from that roll).
17	(ii) All enrolled Community members
18	who are living on the date of enactment of
19	this Act.
20	(iii) All enrolled Community members
21	who died—
22	(I) after the effective date of the
23	payment plan for Docket No. 236–N;
24	but

	actiliant of this fact.
3	(B) Individuals ineligible to receive
4	PAYMENTS.—The following individuals shall be
5	ineligible to be listed on the payment roll and
6	ineligible to receive a per capita payment under
7	subsection (a):
8	(i) Any individual who, before the
9	date on which the Community approves the
10	payment roll, relinquished membership in
11	the Community.
12	(ii) Any minor who relinquishes mem-
13	bership in the Community, or whose parent
14	or legal guardian relinquishes membership
15	on behalf of the minor, before the date on
16	which the minor reaches 18 years of age.
17	(iii) Any individual who is disenrolled
18	by the Community for just cause (such as
19	dual enrollment or failure to meet the eligi-
20	bility requirements for enrollment).
21	(iv) Any individual who is determined
22	or certified by the Secretary to be eligible
23	to receive a per capita payment of funds
24	relating to a judgment—

4	mey, metan error, or errorat errory, and
3	(II) appropriated on or before the
4	date of enactment of this Act.
5	(v) Any individual who is not enrolled
6	as a member of the Community on or be-
7	fore the date that is 90 days after the date
8	of enactment of this Act.
9	(c) NOTICE TO SECRETARY.—On approval by the
10	Community of the payment roll, the Community shall sub-
11	mit to the Secretary a notice that indicates the total num-

12 ber of individuals eligible to share in the per capita dis13 tribution under subsection (a), as expressed in subdivi14 sions that reflect—

(1) the number of shares that are attributableto eligible living adult Community members; and

17 (2) the number of shares that are attributable
18 to deceased individuals, legally incompetent individ19 uals, and minors.

20 (d) INFORMATION PROVIDED TO SECRETARY.—The
21 Community shall provide to the Secretary enrollment in22 formation necessary to allow the Secretary to establish—
23 (1) estate accounts for deceased individuals de24 scribed in subsection (c)(2); and

 \sim viduals and minors described in subsection (c)(2).

3 (e) DISBURSEMENT OF FUNDS.—

4 (1) IN GENERAL.—Not later than 30 days after 5 the date on which the payment roll is approved by 6 the Community and the Community has reconciled 7 the number of shares that belong in each payment 8 subdivision described in subsection (c), the Secretary 9 shall disburse to the Community the funds necessary 10 to make the per capita distribution under subsection 11 (a) to eligible living adult members of the Commu-12 nity described in subsection (c)(1).

(2) ADMINISTRATION AND DISTRIBUTION.—On
disbursement of the funds under paragraph (1), the
Community shall bear sole responsibility for administration and distribution of the funds.

17 (f) Shares of Deceased Individuals.—

18 (1) IN GENERAL.—The Secretary, in accord-19 ance with regulations promulgated by the Secretary 20 and in effect as of the date of enactment of this Act, 21 shall distribute to the appropriate heirs and legatees 22 of deceased individuals described in subsection (c)(2)23 the per capita shares of those deceased individuals. 24 (2) Absence of heirs and legatees.—If the 25 Secretary and the Community make a final deter-

4	section $(0)(2)$ has no heres or regatters, the per capita
3	share of the deceased individual and the interest
4	earned on that share shall—
5	(A) revert to the Community; and
6	(B) be deposited into the general fund of
7	the Community.
8	(g) Shares of Legally Incompetent Individ-
9	UALS.—
10	(1) IN GENERAL.—The Secretary shall deposit
11	the shares of legally incompetent individuals de-
12	scribed in subsection $(c)(2)$ in supervised IIM ac-
13	counts.
14	(2) Administration.—The IIM accounts de-
15	scribed in paragraph (1) shall be administered in ac-
16	cordance with regulations and procedures established
17	by the Secretary and in effect as of the date of en-
18	actment of this Act.
19	(h) Shares of Minors.—
20	(1) IN GENERAL.—The Secretary shall deposit
21	the shares of minors described in subsection $(c)(2)$
22	in supervised IIM accounts.
23	(2) Administration.—
24	(A) IN GENERAL.—The Secretary shall
25	hold the per capita share of a minor described

the minor reaches to years of age.	
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3 (B) NONAPPLICABLE LAW.—Section
4 3(b)(3) of the Indian Tribal Judgment Funds
5 Use or Distribution Act (25 U.S.C. 1403(b)(3))
6 shall not apply to any per capita share of a
7 minor that is held by the Secretary under this
8 Act.

9 (C) DISBURSEMENT.—No judgment funds,
10 nor any interest earned on judgment funds,
11 shall be disbursed from the account of a minor
12 described in subsection (c)(2) until such date as
13 the minor reaches 18 years of age.

14 (i) PAYMENT OF ELIGIBLE INDIVIDUALS NOT LIST15 ED ON PAYMENT ROLL.—

16 (1) IN GENERAL.—An individual who is not
17 listed on the payment roll, but is eligible to receive
18 a payment under this Act, as determined by the
19 Community, may be paid from any remaining judg20 ment funds after the date on which—

- 21 (A) the Community makes the per capita
 22 distribution under subsection (a); and
 23 (B) all appropriate IIM accounts are es
 - tablished under subsections (g) and (h).

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a described in paragraph (1), the Community may use
Community-owned funds to make the payment.

5 (3) MINORS, LEGALLY INCOMPETENT INDIVID-6 UALS, AND DECEASED INDIVIDUALS.—In a case in 7 which a payment described in paragraph (2) is to be 8 made to a minor, a legally incompetent individual, or 9 a deceased individual, the Secretary—

10 (A) is authorized to accept and deposit 11 funds from the payment in an IIM account or 12 estate account established for the minor, legally 13 incompetent individual, or deceased individual; 14 and

(B) shall invest those funds in accordancewith applicable law.

17 (j) USE OF RESIDUAL FUNDS.—On request by the 18 governing body of the Community to the Secretary, and 19 after passage by the governing body of the Community 20 of a tribal council resolution affirming the intention of the 21 governing body to have judgment funds disbursed to, and 22 deposited in the general fund of, the Community, any judgment funds remaining after the date on which the 23 24 Community completes the per capita distribution under subsection (a) and makes any appropriate payments under 25

2 general fund of, the Community.

3 (k) REVERSION OF PER-CAPITA SHARES TO TRIBAL4 OWNERSHIP.—

5 (1) IN GENERAL.—In accordance with the first 6 section of Public Law 87–283 (25 U.S.C. 164), the 7 share for an individual eligible to receive a per-cap-8 ita share under subsection (a) that is held in trust 9 by the Secretary, and any interest earned on that 10 share, shall be restored to Community ownership if, 11 for any reason—

12 (A) subject to subsection (i), the share
13 cannot be paid to the individual entitled to re14 ceive the share; and

15 (B) the share remains unclaimed for the 6-16 year period beginning on the date on which the 17 individual became eligible to receive the share. 18 (2) REQUEST BY COMMUNITY.—In accordance 19 with subsection (j), the Community may request that 20 unclaimed funds described in paragraph (1)(B) be 21 disbursed to, and deposited in the general fund of, 22 the Community.

3 (a) RESPONSIBILITY FOR FUNDS.—After the date on
4 which funds are disbursed to the Community under sec5 tion 101(e)(1), the United States and the Secretary shall
6 have no trust responsibility for the investment, super7 vision, administration, or expenditure of the funds dis8 bursed.

9 (b) DECEASED AND LEGALLY INCOMPETENT INDI-10 VIDUALS.—Funds subject to subsections (f) and (g) of 11 section 101 shall continue to be held in trust by the Sec-12 retary until the date on which those funds are disbursed 13 under this Act.

(c) APPLICABILITY OF OTHER LAW.—Except as otherwise provided in this Act, all funds distributed under
this Act shall be subject to sections 7 and 8 of the Indian
Tribal Judgment Funds Use or Distribution Act (25)
U.S.C. 1407, 1408).

19 TITLE II—CONDITIONS RELAT20 ING TO COMMUNITY JUDG21 MENT FUND PLANS

22 SEC. 201. PLAN FOR USE AND DISTRIBUTION OF JUDG-

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MENT FUNDS AWARDED IN DOCKET NO. 228.

(a) DEFINITION OF PLAN.—In this section, the term
"plan" means the plan for the use and distribution of
judgment funds awarded to the Community in Docket No.
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2 0007 (March 5, 1507)), as modified in accordance with3 Public Law 99–493 (100 Stat. 1241).

4 (b) CONDITIONS.—Notwithstanding any other provi5 sion of law, the Community shall modify the plan to in6 clude the following conditions with respect to funds dis7 tributed under the plan:

8 (1) APPLICABILITY OF OTHER LAW RELATING
9 TO MINORS.—Section 3(b)(3) of the Indian Tribal
10 Judgment Funds Use or Distribution Act (25
11 U.S.C. 1403(b)(3)) shall not apply to any per capita
12 share of a minor that is held, as of the date of en13 actment of this Act, by the Secretary.

(2) SHARE OF MINORS IN TRUST.—The Secretary shall hold a per capita share of a minor described in paragraph (1) in trust until such date as
the minor reaches 18 years of age.

18 (3) DISBURSAL OF FUNDS FOR MINORS.—No
19 judgment funds, nor any interest earned on judg20 ment funds, shall be disbursed from the account of
21 a minor described in paragraph (1) until such date
22 as the minor reaches 18 years of age.

(4) USE OF REMAINING JUDGMENT FUNDS.—
On request by the governing body of the Community, as manifested by the appropriate tribal council

3 under section 101(a) shall be disbursed to, and de4 posited in the general fund of, the Community.
5 SEC. 202. PLAN FOR USE AND DISTRIBUTION OF JUDG6 MENT FUNDS AWARDED IN DOCKET NO.
7 236-N.

8 (a) DEFINITION OF PLAN.—In this section, the term 9 "plan" means the plan for the use and distribution of 10 judgment funds awarded to the Community in Docket No. 11 236–N of the United States Court of Federal Claims (59 12 Fed. Reg. 31092 (June 16, 1994)).

13 (b) CONDITIONS.—

14 (1) PER CAPITA ASPECT.—Notwithstanding any 15 other provision of law, the Community shall modify 16 the last sentence of the paragraph under the heading 17 "Per Capita Aspect" in the plan to read as follows: 18 "Upon request from the Community, any residual 19 principal and interest funds remaining after the 20 Community has declared the per capita distribution 21 complete shall be disbursed to, and deposited in the 22 general fund of, the Community.".

23 (2) GENERAL PROVISIONS.—Notwithstanding
24 any other provision of law, the Community shall—

sions" of the plan to strike the word "minors"; and

5 (B) insert between the first and second6 paragraphs under that heading the following:

7 "Section 3(b)(3) of the Indian Tribal Judgment 8 Funds Use \mathbf{or} Distribution Act (25)U.S.C. 9 1403(b)(3) shall not apply to any per capita share 10 of a minor that is held, as of the date of enactment 11 of the Gila River Indian Community Judgment 12 Fund Distribution Act of 2002, by the Secretary. 13 The Secretary shall hold a per capita share of a 14 minor in trust until such date as the minor reaches 18 years of age. No judgment funds, or any interest 15 16 earned on judgment funds, shall be disbursed from 17 the account of a minor until such date as the minor 18 reaches 18 years of age.".

19 TITLE III—EXPERT ASSISTANCE 20 LOANS

21SEC. 301. WAIVER OF REPAYMENT OF EXPERT ASSISTANCE22LOANS TO GILA RIVER INDIAN COMMUNITY.

23 Notwithstanding any other provision of law—

24 (1) the balance of all outstanding expert assist-25 ance loans made to the Community under Public

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4	Tuver menan community v. Cintee States (Cintee
3	States Court of Federal Claims Docket Nos. 228
4	and 236 and associated subdockets) are canceled;
5	and
6	(2) the Secretary shall take such action as is
7	necessary—
8	(A) to document the cancellation of loans
9	under paragraph (1); and
10	(B) to release the Community from any li-
11	ability associated with those loans.
	Passed the Senate November 15, 2002.
	Attest:

Secretary.



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AN ACT

To provide for the use and distribution of certain funds awarded to the Gila River Pima-Maricopa Indian Community, and for other purposes.