108TH CONGRESS 1ST SESSION

H. R. 665

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, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

February 11, 2003

Mr. Abercrombie (for himself and Mr. Case) introduced the following bill; which was referred to the Committee on 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, 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. FINDINGS.**
- 4 Congress makes the following findings:
- 5 (1) The Constitution vests Congress with the
- 6 authority to address the conditions of the indige-
- 7 nous, native people of the United States.

- 1 (2) Native Hawaiians, the native people of the 2 Hawaiian archipelago which is now part of the 3 United States, are indigenous, native people of the 4 United States.
 - (3) The United States has a special trust relationship to promote the welfare of the native people of the United States, including Native Hawaiians.
 - (4) Under the treaty making power of the United States, Congress exercised its constitutional authority to confirm a treaty between the United States and the government that represented the Hawaiian people, and from 1826 until 1893, the United States recognized the independence of the Kingdom of Hawaii, extended full diplomatic recognition to the Hawaiian Government, and entered into treaties and conventions with the Hawaiian monarchs to govern commerce and navigation in 1826, 1842, 1849, 1875, and 1887.
 - (5) Pursuant to the provisions of the Hawaiian Homes Commission Act, 1920 (42 Stat. 108, chapter 42), the United States set aside 203,500 acres of land in the Federal territory that later became the State of Hawaii to address the conditions of Native Hawaiians.

- 1 (6) By setting aside 203,500 acres of land for 2 Native Hawaiian homesteads and farms, the Act as-3 sists the Native Hawaiian community in maintaining 4 distinct native settlements throughout the State of 5 Hawaii.
 - (7) Approximately 6,800 Native Hawaiian lessees and their family members reside on Hawaiian Home Lands and approximately 18,000 Native Hawaiians who are eligible to reside on the Home Lands are on a waiting list to receive assignments of land.
 - (8) In 1959, as part of the compact admitting Hawaii into the United States, Congress established the Ceded Lands Trust for 5 purposes, 1 of which is the betterment of the conditions of Native Hawaiians. Such trust consists of approximately 1,800,000 acres of land, submerged lands, and the revenues derived from such lands, the assets of which have never been completely inventoried or segregated.
 - (9) Throughout the years, Native Hawaiians have repeatedly sought access to the Ceded Lands Trust and its resources and revenues in order to establish and maintain native settlements and distinct native communities throughout the State.

- 1 (10) The Hawaiian Home Lands and the Ceded 2 Lands provide an important foundation for the abil-3 ity of the Native Hawaiian community to maintain 4 the practice of Native Hawaiian culture, language, 5 and traditions, and for the survival of the Native 6 Hawaiian people.
 - (11) Native Hawaiians have maintained 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 with the active participation of agents and citizens of the United States and further acknowledges that the Native Hawaiian people never directly relinquished their claims to their inherent sovereignty as a people over their national lands to the United States, either through their monarchy or through a plebiscite or referendum.
 - (14) The Apology Resolution expresses the commitment of Congress and the President to acknowl-

- edge the ramifications of the overthrow of the Kingdom of Hawaii and to support reconciliation efforts between the United States and Native Hawaiians; and to have Congress and the President, through the President's designated officials, consult with Native Hawaiians on the reconciliation process as called for under the Apology Resolution.
 - (15) Despite the overthrow of the Hawaiian Government, Native Hawaiians have continued to maintain their separate identity as a distinct native community through the formation of cultural, social, and political institutions, and to give expression to their rights as native people to self-determination and self-governance as evidenced through their participation in the Office of Hawaiian Affairs.
 - (16) Native Hawaiians also give expression to their rights as native people to self-determination and self-governance through the provision of governmental services to Native Hawaiians, including the provision of health care services, educational programs, employment and training programs, children's services, conservation programs, fish and wildlife protection, agricultural programs, native language immersion schools from kindergarten through high

school, as well as college and master's degree programs in native language immersion instruction, and traditional justice programs, and by continuing their efforts to enhance Native Hawaiian self-determination and local 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 Native Hawaiian generations their ancestral lands and Native Hawaiian political and cultural identity in accordance with their traditions, beliefs, customs and practices, language, and social and political institutions, and to achieve greater self-determination over their own affairs.
- (19) This Act provides for a process within the framework of Federal law for the Native Hawaiian people to exercise their inherent rights as a distinct aboriginal, indigenous, native community to reorganize a Native Hawaiian governing entity for the pur-

1	pose of giving expression to their rights as native
2	people to self-determination and self-governance.
3	(20) The United States has declared that—
4	(A) the United States has a special respon-
5	sibility for the welfare of the native peoples of
6	the United States, including Native Hawaiians;
7	(B) Congress has identified Native Hawai-
8	ians as a distinct indigenous group within the
9	scope of its Indian affairs power, and has en-
10	acted dozens of statutes on their behalf pursu-
11	ant to its recognized trust responsibility; and
12	(C) Congress has also delegated broad au-
13	thority to administer a portion of the Federal
14	trust responsibility to the State of Hawaii.
15	(21) The United States has recognized and re-
16	affirmed the special trust relationship with the Na-
17	tive Hawaiian people through the enactment of the
18	Act entitled "An Act to provide for the admission of
19	the State of Hawaii into the Union", approved
20	March 18, 1959 (Public Law 86–3; 73 Stat. 4) by—
21	(A) ceding to the State of Hawaii title to
22	the public lands formerly held by the United
23	States, and mandating that those lands be held
24	in public trust for 5 purposes, one of which is

1	for the betterment of the conditions of Native
2	Hawaiians; and
3	(B) transferring the United States respon-
4	sibility for the administration of the Hawaiian
5	Home Lands to the State of Hawaii, but retain-
6	ing the authority to enforce the trust, including
7	the exclusive right of the United States to con-
8	sent to any actions affecting the lands which
9	comprise the corpus of the trust and any
10	amendments to the Hawaiian Homes Commis-
11	sion Act, 1920 (42 Stat. 108, chapter 42) that
12	are enacted by the legislature of the State of
13	Hawaii affecting the beneficiaries under the
14	Act.
15	(22) The United States continually has recog-
16	nized and reaffirmed that—
17	(A) Native Hawaiians have a cultural, his-
18	toric, and land-based link to the aboriginal, na-
19	tive people who exercised sovereignty over the
20	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 aboriginal, native people of a once sovereign nation with whom the United States has a political and legal relationship; and

(D) the special trust 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.

9 SEC. 2. DEFINITIONS.

10 In this Act:

- (1) Aboriginal, indigenous, native people" means those people whom Congress has recognized as the original inhabitants of the lands and who exercised sovereignty prior to European contact in the areas that later became part of the United States.
- (2) APOLOGY RESOLUTION.—The term "Apology Resolution" means Public Law 103–150 (107 Stat. 1510), a joint resolution extending an apology to Native Hawaiians on behalf of the United States for the participation of agents of the United States in the January 17, 1893, overthrow of the Kingdom of Hawaii.

- (3) CEDED LANDS.—The term "ceded lands" means those lands which were ceded to the United States by the Republic of Hawaii under the Joint Resolution to provide for annexing the Hawaiian Is-lands to the United States of July 7, 1898 (30 Stat. 750), and which were later transferred to the State of Hawaii in the Act entitled "An Act to provide for the admission of the State of Hawaii into the Union" approved March 18, 1959 (Public Law 86– 3; 73 Stat. 4).
 - (4) Indigenous, native people" means the lineal descendants of the aboriginal, indigenous, native people of the United States.
 - (5) Interagency coordinating Group.—The term "Interagency Coordinating Group" means the Native Hawaiian Interagency Coordinating Group established under section 5.

(6) Native Hawaiian.—

(A) Prior to the recognition by the United States of the Native Hawaiian governing entity, the term "Native Hawaiian" means the indigenous, native people of Hawaii who are the direct lineal descendants of the aboriginal, indigenous, native people who resided in the islands

1 that now comprise the State of Hawaii on or 2 before January 1, 1893, and who occupied and 3 exercised sovereignty in the Hawaiian archi-4 pelago, including the area that now constitutes 5 the State of Hawaii, and includes all Native 6 Hawaiians who were eligible in 1921 for the 7 programs authorized by the Hawaiian Homes 8 Commission Act (42 Stat. 108, chapter 42) and 9 their lineal descendants.

- (B) Following the recognition by the United States of the Native Hawaiian governing entity, the term "Native Hawaiian" shall have the meaning given to such term in the organic governing documents of the Native Hawaiian governing entity.
- (7) Native Hawahan Governing entity.—
 The term "Native Hawahan governing entity"
 means the governing entity organized by the Native
 Hawahan people.
- (8) SECRETARY.—The term "Secretary" means
 the Secretary of the Interior.
- 22 SEC. 3. UNITED STATES POLICY AND PURPOSE.
- 23 (a) Policy.—The United States reaffirms that—

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1	(1) Native Hawaiians are a unique and distinct,
2	indigenous, native people, with whom the United
3	States has a political and legal relationship;
4	(2) the United States has a special trust rela-
5	tionship to promote the welfare of Native Hawaiians;
6	(3) Congress possesses the authority under the
7	Constitution to enact legislation to address the con-
8	ditions of Native Hawaiians and has exercised this
9	authority through the enactment of—
10	(A) the Hawaiian Homes Commission Act,
11	1920 (42 Stat. 108, chapter 42);
12	(B) the Act entitled "An Act to provide for
13	the admission of the State of Hawaii into the
14	Union", approved March 18, 1959 (Public Law
15	86–3; 73 Stat. 4); and
16	(C) more than 150 other Federal laws ad-
17	dressing the conditions of Native Hawaiians;
18	(4) Native Hawaiians have—
19	(A) an inherent right to autonomy in their
20	internal affairs;
21	(B) an inherent right of self-determination
22	and self-governance; and
23	(C) the right to reorganize a Native Ha-
24	waiian governing entity; and

1	(5) the United States shall continue to engage
2	in a process of reconciliation and political relations
3	with the Native Hawaiian people.
4	(b) Purpose.—It is the intent of Congress that the
5	purpose of this Act is to provide a process for the recogni-
6	tion by the United States of a Native Hawaiian governing
7	entity for purposes of continuing a government-to-govern-
8	ment relationship.
9	SEC. 4. ESTABLISHMENT OF THE UNITED STATES OFFICE
10	FOR NATIVE HAWAIIAN RELATIONS.
11	(a) In General.—There is established within the
12	Office of the Secretary the United States Office for Native
13	Hawaiian Relations.
14	(b) Duties of the Office.—The United States Of-
15	fice for Native Hawaiian Relations shall—
16	(1) effectuate and coordinate the trust relation-
17	ship between the Native Hawaiian people and the
18	United States, and upon the recognition of the Na-
19	tive Hawaiian governing entity by the United States,
20	between the Native Hawaiian governing entity and
21	the United States through the Secretary, and with
22	all other Federal agencies;
23	(2) continue the process of reconciliation with
24	the Native Hawaiian people, and upon the recogni-
25	tion of the Native Hawaiian governing entity by the

- United States, continue the process of reconciliation
 with the Native Hawaiian governing entity;
- 3 (3) fully integrate the principle and practice of
 4 meaningful, regular, and appropriate consultation
 5 with the Native Hawaiian governing entity by pro6 viding timely notice to, and consulting with the Na7 tive Hawaiian people and the Native Hawaiian gov8 erning entity prior to taking any actions that may
 9 have the potential to significantly affect Native Ha10 waiian resources, rights, or lands;
 - (4) consult with the Interagency Coordinating Group, other Federal agencies, and with relevant agencies of 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 to effect meaningful consultation with the Native Hawaiian governing entity and providing recommendations for any necessary changes to existing

1	Federal statutes or regulations promulgated under
2	the authority of Federal law.
3	SEC. 5. NATIVE HAWAIIAN INTERAGENCY COORDINATING
4	GROUP.
5	(a) Establishment.—In recognition of the fact that
6	Federal programs authorized to address the conditions of
7	Native Hawaiians are largely administered by Federal
8	agencies other than the Department of the Interior, there
9	is established an interagency coordinating group to be
10	known as the "Native Hawaiian Interagency Coordinating
11	Group".
12	(b) Composition.—The Interagency Coordinating
13	Group shall be composed of officials, to be designated by
14	the President, from—
15	(1) each Federal agency that administers Na-
16	tive Hawaiian programs, establishes or implements
17	policies that affect Native Hawaiians, or whose ac-
18	tions may significantly or uniquely impact on Native
19	Hawaiian resources, rights, or lands; and
20	(2) the United States Office for Native Hawai-
21	ian Relations established under section 4.
22	(c) Lead Agency.—The Department of the Interior
23	shall serve as the lead agency of the Interagency Coordi-
24	nating Group, and meetings of the Interagency Coordi-
25	nating Group shall be convened by the lead agency.

1	(d) Duties.—The responsibilities of the Interagency
2	Coordinating Group shall be—
3	(1) the coordination of Federal programs and
4	policies that affect Native Hawaiians or actions by
5	any agency or agencies of the Federal Government
6	which may significantly or uniquely impact on Na-
7	tive Hawaiian resources, rights, or lands;
8	(2) to assure that each Federal agency develops
9	a policy on consultation with the Native Hawaiian
10	people, and upon recognition of the Native Hawaiian
11	governing entity by the United States, consultation
12	with the Native Hawaiian governing entity; and
13	(3) to assure the participation of each Federal
14	agency in the development of the report to Congress
15	authorized in section 4(b)(5).
16	SEC. 6. PROCESS FOR THE RECOGNITION OF THE NATIVE
17	HAWAIIAN GOVERNING ENTITY.
18	(a) Recognition of the Native Hawaiian Gov-
19	ERNING ENTITY.—The right of the Native Hawaiian peo-
20	ple to organize for their common welfare and to adopt ap-
21	propriate organic governing documents is hereby recog-
22	nized by the United States.
23	(b) Process for Recognition.—
24	(1) Submittal of organic governing docu-
25	MENTS.—Following the organization of the Native

1	Hawaiian governing entity, the adoption of organic
2	governing documents, and the election of officers of
3	the Native Hawaiian governing entity, the duly elect-
4	ed officers of the Native Hawaiian governing entity
5	shall submit the organic governing documents of the
6	Native Hawaiian governing entity to the Secretary.
7	(2) Certifications.—
8	(A) In general.—Within 90 days of the
9	date that the duly elected officers of the Native
10	Hawaiian governing entity submit the organic
11	governing documents to the Secretary, the Sec-
12	retary shall certify that the organic governing
13	documents—
14	(i) establish the criteria for citizenship
15	in the Native Hawaiian governing entity;
16	(ii) were adopted by a majority vote of
17	the citizens of the Native Hawaiian gov-
18	erning entity;
19	(iii) provide for the exercise of govern-
20	mental authorities by the Native Hawaiian
21	governing entity;
22	(iv) provide for the Native Hawaiian
23	governing entity to negotiate with Federal,
24	State, and local governments, and other
25	entities;

1	(v) prevent the sale, disposition, lease,
2	or encumbrance of lands, interests in
3	lands, or other assets of the Native Hawai-
4	ian governing entity without the consent of
5	the Native Hawaiian governing entity;
6	(vi) provide for the protection of the
7	civil rights of the citizens of the Native
8	Hawaiian governing entity and all persons
9	subject to the authority of the Native Ha-
10	waiian governing entity, and ensure that
11	the Native Hawaiian governing entity exer-
12	cises its authority consistent with the re-
13	quirements of section 202 of the Act of
14	April 11, 1968 (25 U.S.C. 1302); and
15	(vii) are consistent with applicable
16	Federal law and the special trust relation-
17	ship between the United States and the in-
18	digenous native people of the United
19	States.
20	(B) By the secretary.—Within 90 days
21	of the date that the duly elected officers of the
22	Native Hawaiian governing entity submit the
23	organic governing documents to the Secretary,
24	the Secretary shall certify that the State of Ha-
25	waii supports the recognition of a Native Ha-

waiian governing entity by the United States as evidenced by a resolution or act of the Hawaii State legislature.

- (C) RESUBMISSION IN CASE OF NON-COMPLIANCE WITH FEDERAL LAW.—
 - (i) Resubmission by the Secretary determines that the organic governing documents, or any part thereof, are not consistent with applicable Federal law, the Secretary shall resubmit the organic governing documents to the duly elected officers of the Native Hawaiian governing entity along with a justification for each of the Secretary's findings as to why the provisions are not consistent with such law.
 - (ii) AMENDMENT AND RESUBMISSION BY THE NATIVE HAWAHAN GOVERNING EN-TITY.—If the organic governing documents are resubmitted to the duly elected officers of the Native Hawaiian governing entity by the Secretary under clause (i), the duly elected officers of the Native Hawaiian governing entity shall—

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1	(I) amend the organic governing
2	documents to ensure that the docu-
3	ments comply with applicable Federal
4	law; and
5	(II) resubmit the amended or-
6	ganic governing documents to the Sec-
7	retary for certification in accordance
8	with the requirements of this para-
9	graph.
10	(D) CERTIFICATIONS DEEMED MADE.—
11	The certifications authorized in subparagraph
12	(B) shall be deemed to have been made if the
13	Secretary has not acted within 90 days of the
14	date that the duly elected officers of the Native
15	Hawaiian governing entity have submitted the
16	organic governing documents of the Native Ha-
17	waiian governing entity to the Secretary.
18	(3) Federal Recognition.—Notwithstanding
19	any other provision of law, upon the election of the
20	officers of the Native Hawaiian governing entity and
21	the certifications by the Secretary required under
22	paragraph (1), the United States hereby extends
23	Federal recognition to the Native Hawaiian gov-

erning entity as the representative governing body of

the Native Hawaiian people.

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SEC. 7. AUTHORIZATION OF APPROPRIATIONS.

- 2 There is authorized to be appropriated such sums as
- 3 may be necessary to carry out the activities authorized in
- 4 this Act.

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

- 6 THORITY: NEGOTIATIONS.
- 7 (a) Reaffirmation.—The delegation by the United
- 8 States of authority to the State of Hawaii to address the
- 9 conditions of the indigenous, native people of Hawaii con-
- 10 tained in the Act entitled "An Act to provide for the ad-
- 11 mission of the State of Hawaii into the Union" approved
- 12 March 18, 1959 (Public Law 86–3; 73 Stat. 5) is hereby
- 13 reaffirmed.
- 14 (b) Negotiations.—Upon the Federal recognition
- 15 of the Native Hawaiian governing entity by the United
- 16 States, the United States is authorized to negotiate and
- 17 enter into an agreement with the State of Hawaii and the
- 18 Native Hawaiian governing entity regarding the transfer
- 19 of lands, resources, and assets dedicated to Native Hawai-
- 20 ian use to the Native Hawaiian governing entity. Nothing
- 21 in this Act is intended to serve as a settlement of any
- 22 claims against the United States.
- 23 SEC. 9. APPLICABILITY OF CERTAIN FEDERAL LAWS.
- 24 (a) Indian Gaming Regulatory Act.—Nothing
- 25 contained in this Act shall be construed as an authoriza-
- 26 tion for the Native Hawaiian governing entity to conduct

- 1 gaming activities under the authority of the Indian Gam-
- 2 ing Regulatory Act (25 U.S.C. 2701 et seq.).
- 3 (b) Bureau of Indian Affairs.—Nothing con-
- 4 tained in this Act shall be construed as an authorization
- 5 for eligibility to participate in any programs and services
- 6 provided by the Bureau of Indian Affairs for any persons
- 7 not otherwise eligible for such programs or services.
- 8 SEC. 10. SEVERABILITY.
- 9 In the event that any section or provision of this Act
- 10 is held invalid, it is the intent of Congress that the remain-
- 11 ing sections or provisions of this Act shall continue in full
- 12 force and effect.

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