Public Law No. 2-3/

SECOND CONGRESS OF THE FEDERATED STATES OF MICRONESIA

SECOND REGULAR SESSION, 1981

CONGRESSIONAL BILL NO. 2-167, C.D.1

AN ACT

To further amend Public Law No. 7-111, as amended by Public Law No. 1-26, to change the sum authorized for appropriation, the fiscal years for which an authorization is made, the matching formula, the maximum a State may receive out of the sum authorized, and for other purposes.

BE IT ENACTED BY THE CONGRESS OF THE FEDERATED STATES OF MICRONESIA: Section 1. Section 1 of Public Law No. 7-111, as amended by 1 Public Law No. 1-26, is hereby further amended to read as follows: "Section 1. State entities authorized. Each state 3 government is authorized to establish by law an entity 6 to promote, develop, and support commercial utilization 5 of living marine resources within its jurisdiction. The entity shall be composed of representatives of state 7 parties with a significant interest in the development 8 of living marine resources. The entity shall be provided 9 10 by law with the power and authority to carry out the purpose stated above, which powers may include but need 11 not be limited to the following: 12 (1) to provide guidance to the state government in 13 establishing marine resources development policy; 14 (2) to make regulations concerning the exploitation 15 of living marine resources as permitted by law; 16 to serve as a conduit for public funds to es-17 tablish and operate facilities required for commercial 18 fisheries development, to conduct pilot fishing operations 19 and to participate in large scale commercial fishing and 20 related activities which are not suitable for investment 21 by the private sector; 22

1	(4) to establish and support programs to promote,
2	support, and guide fishing cooperative associations;
3	(5) to formulate a comprehensive five-year marine
4	resources development plan to be submitted for review
5	and approval by the Congress as a condition precedent to
6	a state entity's eligibility for funds authorized under
7	Section 4 of this act."
8	Section 2. Section 4 of Public Law No. 7-111, as amended by
9	Public Law No. 1-26, is hereby further amended to read as follows:
10	"Section 4. Authorization. The sum of \$1 million or so
11	much thereof as may be necessary, is hereby authorized
12	to be appropriated from the General Fund of the Federated
13	States of Micronesia for each of the fiscal years 1982
14	through 1985 to be made available to state entities created
15	pursuant to Section 1 of this act. During the four-year
16	period of this authorization, any state whose marine
17	resources development plan has been approved pursuant to
18	Section 1(5) of this act shall be eligible for a sum not
19	to exceed \$250,000 annually; PROVIDED, HOWEVER, that the
20	state legislature concerned shall first put up matching
21	funds on a 1 to 2 basis; and PROVIDED FURTHER, that no
22	funds made available under this Section shall be used to
23	defray administrative expenses of the said state entities.
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ADDRESS OF THE PARTY.					
1	Section 3.	This act shal	l become law u	on approva	al by the
2	President of the	Federated Sta	tes of Microne	sia or upor	its
3	becoming law with	out such appr	oval.		
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