A BILL FOR AN ACT

To repeal the Trust Territory Environmental Quality Protection Act in order that environmental protection be a State matter; and for other purposes.

BE IT ENACTED BY THE CONGRESS OF THE FEDERATED STATES OF MICRONESIA:

Section 1. Policy. The Trust Territory Environmental Quality Protection Act was enacted under the Trust Territory's unified system of government which placed control of environmental protection in the Office of the High Commissioner. The Constitution of the Federated States of Micronesia provides a dual system of government under which the autonomy of the States is guaranteed. The Congress believes that environmental protection is not a matter for National Government regulation, but instead is a local concern which each individual State may regulate according to its own particular needs. The Congress finds that the existing environment act is in conflict with the spirit and intent of the Constitution and National policy and should, therefore, be repealed so that the States may be the judges of their own needs in this area.

Section 2. Repealer. The Trust Territory Environmental Quality Protection Act, Public Law No. 4C-78, § 1, 63 TTC § 501-510, is hereby repealed in its entirety.

Section 3. Effective date. This act shall become law upon approval by the President of the Federated States of Micronesia or upon its becoming law without such approval.

Date: [Signature]

Introduced by: [Signature]