4TH MARIANA ISLANDS DISTRICT LEGISLATURE

FOURTH REGULAR SESSION

ACT NO. INTRODUCTED BY:____

REQUEST THE RETURN TO AN ACT TO STATE THE POSITION OF THE PEOPLE OF THE MARIANA ISLANDS DISTRICT WATH RESPECT OF _____ PUBLIC LANDS LOCATED THEREIN, AND TO DESIGNATE A LEGAL ENTITY TO RECEIVE, HOLD AND ADMINISTER THE PUBLIC LANDS IN TRUST FOR THE PEOPLE OF THE MARIANA ISLANDS DISTRICT

BE IT ENACTED BY THE 4TH MARIANA ISLANDS DISTRICT LEGISLATURE THAT:

Section 1. Purpose. The purposes of this Act are to state-the return to perition of the people of the Mariana Islands District require recurn of all right, title and interest in and to public lands presently held by the Government of the Trust Territory of the Pacific Islands pursuant to the Public Land Policy Statement issued by the United States as the Administering Authority on November 2, 1973; to designate an appropriate legal entity to receive, hold and administer the public lands in trust for the people of the Mariana Islands District; and to authorize such other actions as may be necessary and appropriate to enable the legal entity to secure the return of public lands as soon as possible to the people of the Mariana Islands District.

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Section 2. Designation of Legal Entity. A non-profit membership

corporation to-be-named-she-"Warianas_Public Dand"

Section 3. Incorporation of Non-Profit Membership Corporation.

The following persons are hereby authorized and requested to associate themselves as and act as incorporators for the purpose of forming a nonprofit membership corporation under and by virtue of the law; of the Trust Territory of the Pacific Islands:

- Two persons appointed by the Marianas District Legislature:
- Two persons appointed by the Marianas Political Status Commission;
- Two persons appointed by the Municipal Council of Tinian;
- -, Two persons appointed by the Municipal Council of Rota; and
- Two persons appointed by the Municipal Council of Saipan.

The above designated incorporators are requested to and

should take all steps necessary and appropriate to form a non-profit membership corporation with the purposes and members specified in this Act.

Section 4. <u>Purposes of Non-Profit Membership Corporation</u>. The purposes of the Marianas Public Land Corporation should include the following: to receive, hold and administer the public lands of the Mariana Islands District in trust for the people of this District; to <u>edminister-remanage-and-regulate-such-land</u> from such lands

and distribute the net income as directed by the Marianas District Lesislature; and

and to collect and apply the revenue income derived therefore in trust for the people of the Mariana Islands District, and to do everything necessary, desirable, advisable and convenient for the furtherance and accomplishment of such purposes. The purposes of the Marianas Public Land Corporation should not i include the pecuniary gain or profit, director indirect, of its members, directors, officers or employees; and no member, director, officer or employee of the Marianas Public Land Corporation should receive any pecuniary gain or profit from the operations thereof other than reasonable compensation for services rendered or reimbursement of reasonable and proper expenses incurred in its services.

Section 5. <u>Members of Non-Profit Membership Corporation</u>. In order to assure that the non-profit membership corporation is broadly representative of the people of the Mariana Islands District, the following individuals and no others

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should be eligible to become members of the main and corporation: Bublic Lend Corporation:

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- the Mayors of Saipan, Rota and Tinian;

- sixteen persons appointed by the Marianas District
 Legislature, no more than eight of whom shall be
 members of the Legislature and at least two of whom
 shall be representatives of the United Carolinian
 Association;
- fifteen persons appointed by the Municipal Council of Saipar, no more than seven of whom shall be members of the Council;
- nine persons appointed by the Municipal Council of Rota, no more than four of whom shall be members of the Council; and
- seven persons appointed by the Municipal Council of Tinian, no more than three of whom shall be members of the Council.

Section 6. Imp	lementation of Return of Public Lands. Upon enactment of this
	Act the President of the Marianas Islands District Legisla-
	ture or his designee is hereby authorized to request the
·,	United States and the Government of the Trust Territory of
,	the Pacific Islands to take all steps which are necessary
`	and appropriate to effectuate the return of public lands
•	within the Mariana Islands District as hereinbefore stated,
	including:
le reasonable	expenses incurred by the members of the
urmention in	performing their responsibilities as members sha the appropriate appointing entity or by the

corporation.

--causing necessary alterations to be made in the laws of the Trust Territory of the Pacific Islands to permit a legal entity designated by the District Legislature to hold title to land, to grant the District Legislature the power of eminent domain, to permit the District Legislature to authorize a legal entity to exercise the power of eminent domain in the public interest, to grant the District Legislature the power to establish adjudicatory bodies to resolve claims and disputes as to titles or rights in lands held by the legal entity, and rules and regulations therefor;

--compiling and publishing information as to size and location of each parcel of public land within the Mariana Islands District, including information as to whether the Government of the Trust Territory of the Pacific Islands intends to refrain from returning its rights, title and interest in such parcels in accordance with the Public Land Policy Statement of November 2, 1973, and information as to whether the land is subject of a lease or land use agreement or of a tenancy at will or by sufferance;

--entering into discussions with the Maximum Membership corporation Fublic-Land-Corporation after its incorporation leading to the transfer of all right, title and interest of the Government of the Trust Territory of the Pacific Islands in and to

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the public lands within the Mariana Islands District to the Mariana Tublication of the Mariana District to

--completing the cadastral program on public lands as quickly as possible; and

--taking such other steps as may be proper to effectuate the prompt return of public lands within this District in accordance with the limitations and safeguards set forth in the Public Land Policy Statement.

Report to the Legislature. At or before the next regularly-

Section 7.

scheduled session of the Mariana Islands District Legisla-Marianas Public Land Corporation ture the Resident of the Mariana Islands District shall Logichakaro-on-his-dosigna-should-correcto-be transmit to the Legislature copies of the Charter, Articles of Incorporation, By-Laws and all other documents relating to the method by which or the circumstances under which the Marianas DubliceLIAN Corporation may dispose of any of its right, title and interest in and to the public lands in the Mariana Islands District, together with any and all agreements made or proposed to be made by the Mariannes Public Jand Corporation with the Government of the Trust Territory of the Pacific Islands or with the United States with respect to the transfer of public lands in the Mariana Islands to the Marianov-Dublic-Land Corporation in The Corporation trust for the people of the District. shall be further required to transmit to the Marianas District Legislature and the Municipal Councils of Sarpan, Rota and Tinian, copies by the Corporation of annual reports prepared in accord with its articles of incorporation.

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ection A. Effective Date. This Act shall take effect upon approval by the District Administrator, or upon its becoming law without such approval. 1974. PASSED BY THE 4TH MARIANA ISLANDS DISTRICT LEGISLATURE Vipcente N. Santos 🖌 President Logislativo Scorotary Section P. Appropriation. There is hereby appropriated from the general fund of the Marianas District Legislature the sum of A. to cover reasonable expenses incurred by the incorporators in implementing the provisions of this Act. The Corporation shall pay all other reasonable expenses incorred before its incorporation from revenues and other funds available to the Corporation.

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