Vanen Sot
(Original Signature of Member)

117TH CONGRESS 1ST SESSION

H.R.

To provide for the admission of the State of Puerto Rico into the Union.

IN THE HOUSE OF REPRESENTATIVES

Mr.	Soto introduced	the following	bill;	which	was	referred	to the	Committe	Эе
	on								

A BILL

To provide for the admission of the State of Puerto Rico into the Union.

- 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.
- 4 This Act may be cited as the "Puerto Rico Statehood
- 5 Admission Act".
- 6 SEC. 2. FINDINGS.
- 7 The Congress finds the following:
- 8 (1) United States national sovereignty in Puer-
- 9 to Rico was established by the Treaty of Paris be-

1 tween the United States and the Kingdom of Spain 2 (30 Stat. 1754), signed on December 10, 1898. 3 (2) Puerto Rico is governed by the United 4 States under laws enacted by Congress in the exer-5 cise of its power to make rules and regulations gov-6 erning territory belonging to the United States, pur-7 suant to article IV, section 3, clause 2 of the Con-8 stitution. 9 (3) For reasons of precedent primarily related 10 to the Philippines also ceded by Spain after the 11 Spanish-American War, substantially the same ma-12 jority in the United States Supreme Court that es-13 tablished the "separate but equal" doctrine in *Plessy* 14 v. Ferguson determined in the 1901 Downes v. 15 Bidwell decision that Puerto Rico was an unincor-16 porated territory of the United States, a status of 17 possession that continues today. 18 (4) After agreeing to independence for the Phil-19 ippines, also acquired through the Spanish-American 20 War, on March 2, 1917, Congress granted statutory 21 United States citizenship to the residents of Puerto 22 Rico. Such action has historically led to incorpora-23 tion and eventual statehood but was denied to Puer-

to Rico due to anomalies emanating from the 1901

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1 Downes ruling and its progeny, even as fellow Amer-2 icans in Hawaii and Alaska attained statehood. 3 (5) Puerto Rico has a territorial constitution that is republican in form and compatible with the United States Constitution as well as the principles 5 6 of the Declaration of Independence, and that is 7 equivalent to a State constitution, having been 8 democratically ratified by the United States citizens 9 of the territory on November 4, 1952, and subse-10 quently approved by the Congress of the United 11 States through Public Law 82–447. 12 (6) Thirty-two territories previously have peti-13 tioned Congress for statehood based on democrat-14 ically expressed consent of the governed, and each 15 was duly admitted as a State of the Union pursuant 16 to article IV, section 3, clause 1 of the United States 17 Constitution, with equal rights and responsibilities of 18 national and State citizenship under the United 19 States Constitution. 20 (7) Puerto Ricans have contributed greatly to the nation and its culture and distinguished them-21 22 selves in every field of endeavor. However, the denial 23 of equal voting representation and equal treatment 24 by the Federal Government stands in stark contrast

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to their contributions.

1	(8) Since becoming a United States territory,
2	more than 235,000 American citizens of Puerto
3	Rican heritage have served in the United States
4	military.
5	(9) Thousands of United States military service
6	members of Puerto Rican heritage have received nu-
7	merous medals, distinctions, and commendations of
8	every degree, including for valorous military service
9	in the twentieth and twenty-first centuries.
10	(10) Nine United States military service mem-
11	bers from Puerto Rico have been awarded the Medal
12	of Honor, and many have been awarded the Distin-
13	guished Service Cross or the Navy Cross.
14	(11) The 65th Infantry Regiment in Puerto
15	Rico (known as the "Borinqueneers") was awarded
16	the Congressional Gold Medal (Public Law 113-
17	120) for its contributions and sacrifices in the
18	armed conflicts of the United States, including
19	World War I, World War II, and the Korean War.
20	(12) To further recognize and pay tribute to
21	the bravery of the Puerto Rican soldiers of the 65th
22	Infantry Regiment, Congress expressed support for
23	the designation of April 13 as National
24	Borinqueneers Day in the National Defense Author-

ization Act for Fiscal Year 2021 (Public Law 116-1 2 283). 3 (13)Unincorporated territory status means 4 that Federal laws can be applied to Puerto Rico and 5 its American citizens differently, on unequal and, at 6 times inequitable terms, compared not only to the 7 States and their residents, but also unlike territories 8 that are parts of the United States. This has limited 9 the development of Puerto Rico and hindered its 10 economy. 11 (14) Unincorporated territory status has re-12 sulted in millions of residents leaving Puerto Rico to 13 secure equal rights of citizenship attainable only in 14 a State, and that enable Americans to seek greater opportunities and a better quality of life in the 15 16 States. Approximately 65 percent of all people of 17 Puerto Rican origin now live in the States, with the 18 increasing rate of population loss in the territory 19 creating a severe strain on the local tax base and 20 workforce participation. 21 (15) Other than its unincorporated territory 22 status and its unequal treatment under some Fed-23 eral laws, Puerto Rico is socially, economically, po-24 litically, and legally integrated into the nation. Nu-25 merous territories admitted as States did not have

1	as strong a record of self-determination favoring
2	statehood as the majority votes by American citizens
3	in Puerto Rico favoring admission to the Union.
4	(16) In November 2012, a majority of voters
5	rejected continuation of the current territory status,
6	and 61.2 percent of those expressing a choice on sta-
7	tus alternatives chose statehood.
8	(17) In June 2017, a vote was held to confirm
9	the aspirations of the people of Puerto Rico. As ad-
10	vised by the United States Department of Justice,
11	all available status options were included in the bal-
12	lot. Amid an opposition boycott, statehood received
13	97 percent of the votes casted, while independence
14	and the current status received less than 3 percent
15	of the vote.
16	(18) In November 2020, following Alaska and
17	Hawaii precedent, Puerto Rico voters were presented
18	with the question: "Should Puerto Rico be admitted
19	immediately into the Union as a State? Yes or No".
20	A clear majority of 52.52 percent voted in the af-
21	firmative.
22	(19) In December 2020, the Puerto Rico legis-
23	lature, following the absolute majority victory ob-
24	tained by statehood in the plebiscite, approved a
25	Joint Resolution petitioning, on behalf of the People

1 of Puerto Rico, that Congress and the President of 2 the United States admit Puerto Rico into the Union 3 as a State and appointed official representatives to manage the transition to statehood. (20) No large and populous United States terri-6 tory inhabited by American citizens that has peti-7 tioned for statehood has been denied admission into 8 the Union. SEC. 3. ADMISSION. 10 Subject to the provisions of this Act, and upon issuance of the proclamation required by section 7(c), the Commonwealth of Puerto Rico is hereby declared to be 12 a State of the United States of America, and as such shall be declared admitted into the Union on an equal footing 14 15 with the other States in all respects. 16 SEC. 4. PHYSICAL TERRITORY. 17 The State of Puerto Rico shall consist of all the islands, together with their appurtenant reefs, seafloor, and 18 territorial waters in the seaward boundary, presently 19 20 under the jurisdiction of the territory of Puerto Rico. 21 SEC. 5. CONSTITUTION. 22 The constitution of the State of Puerto Rico shall always be republican in form and shall not be repugnant to the Constitution of the United States and the principles of the Declaration of Independence. The constitution of

- 1 the Commonwealth of Puerto Rico, as approved by Public
- 2 Law 82–447 and subsequently amended, is hereby found
- 3 to be republican in form and in conformity with the Con-
- 4 stitution of the United States and the principles of the
- 5 Declaration of Independence, and is hereby accepted, rati-
- 6 fied, and confirmed as the constitution of said State.

7 SEC. 6. CERTIFICATION BY PRESIDENT.

- 8 Upon enactment of this Act, the President of the
- 9 United States shall certify such fact to the Governor of
- 10 Puerto Rico. Thereupon the Governor shall, within 30
- 11 days after receipt of the official notification of such ap-
- 12 proval, issue a proclamation for the election of Senators
- 13 and Representatives in Congress.

14 SEC. 7. RATIFICATION VOTE.

- 15 (a) Ratification of Proposition.—At an election
- 16 designated by proclamation of the Governor of Puerto
- 17 Rico, which may be either the primary or the general elec-
- 18 tion held pursuant to section 8, or a territorial general
- 19 election, or a special election, there shall be submitted to
- 20 voters, for adoption or rejection, a ballot with the following
- 21 ratification question: "Shall Puerto Rico immediately be
- 22 admitted into the Union as a State, in accordance with
- 23 terms prescribed in the Act of Congress approved
- 24 (date of approval of this Act)?: Yes
- 25 No .".

1 (b) CERTIFIED RESULTS.—If the foregoing propo-2 sition is adopted by a majority of the votes cast in the 3 election conducted under subsection (a), the President of 4 the State Elections Commission of Puerto Rico shall certify the results of the election and shall transmit the certified results of the election to the Governor. Not later 6 than 10 days after the date of certification, the Governor 8 shall declare the results of the election and transmit the certified results of the submission to the President of the 10 United States, the President pro tempore of the Senate, and the Speaker of the House of Representatives. 11 12 (c) Presidential Proclamation.—Upon receipt of the Governor's declaration pursuant to subsection (b), the President of the United States shall issue a proclamation 14 15 declaring certified the results of the submission and the date Puerto Rico is admitted as a State of the Union on 16 17 an equal footing with all other States, which date must 18 follow the certification of results of the general elections required by section 6 of this Act, but not later than 12 19 months from the date on which the aforementioned sub-20 21 mission results were certified in order to facilitate a transition process. Upon issuance of the proclamation by the President, Puerto Rico shall be deemed admitted into the Union as a State.

1	(d) Termination of Act if Proposition Not
2	ADOPTED.—If the foregoing proposition is not adopted by
3	a majority votes cast in the election conducted under sub-
4	section (a), the provisions of this Act shall cease to be
5	effective.
6	SEC. 8. ELECTION OF OFFICERS.
7	The proclamation by the Governor in section 6 shall
8	designate and announce the dates and other requirements
9	for primary and general elections under applicable Federal
10	and local law for representation in the Senate and the
11	House of Representatives in accordance with the following:
12	(1) In the first election of Senators, the two
13	senatorial offices shall be separately identified and
14	designated, and no person may be a candidate for
15	both offices. Nothing in this section shall impair the
16	privilege of the Senate to determine the class and
17	term to which each of the Senators-elect shall be as-
18	signed.
19	(2) In the first election of Representatives fol-
20	lowing admission, and subsequent elections until the
21	next Census-based reapportionment cycle, Puerto
22	Rico shall be entitled to the same number of Rep-
23	resentatives as the State whose most recent Census
24	population was closest to, but less than, that of
25	Puerto Rico, and such Representatives shall be in

1 addition to the membership of the House of Rep-2 resentatives as now prescribed by law: *Provided*, that 3 any such increase in the membership shall not operate to either increase or decrease the permanent 5 membership of the House of Representatives as pre-6 scribed in the Act of August 8, 1911 (37 Stat. 13), 7 nor shall such temporary increase affect the basis of 8 apportionment established by the Act of November 9 15, 1941 (55 Stat. 761; 2 U.S.C. 2a), for the 10 Eighty-third Congress and each Congress thereafter, 11 unless Congress acts to increase the total number of 12 members of the House of Representatives. There-13 after, the State of Puerto Rico shall be entitled to 14 such number of Representatives as provided for by 15 applicable law based on the next reapportionment. 16 The apportionment of congressional districts for the 17 first election and subsequent election of Representa-18 tives shall be conducted as provided for by the Con-19 stitution and laws of Puerto Rico. 20 (3) The President of the State Elections Com-21 mission of Puerto Rico shall certify the results of 22 such primary and general elections to the Governor. 23 Within 10 days of the date of each certification, the 24 Governor shall declare the results of the primary 25 and general elections, and transmit the results of

1	each election to the President of the United States,
2	the President pro tempore of the Senate, and the
3	Speaker of the House of Representatives.
4	SEC. 9. CONTINUITY OF LAWS, GOVERNMENT, AND OBLIGA-
5	TIONS.
6	Upon the admission of the State of Puerto Rico into
7	the Union, the following shall apply:
8	(1) Continuity of Laws.—All laws of the
9	United States and laws of Puerto Rico not in con-
10	flict with this Act shall continue in full force and ef-
11	fect following the date of admission of Puerto Rico
12	as a State of the Union.
13	(2) Continuity of Government.—The indi-
14	viduals holding legislative, executive, and judicial of-
15	fices of Puerto Rico shall continue to discharge the
16	duties of their respective offices when Puerto Rico
17	becomes a State of the Union.
18	(3) Continuity of obligations.—All con-
19	tracts, obligations, liabilities, debts, and claims of
20	the Commonwealth of Puerto Rico and its instru-
21	mentalities shall continue in full force and effect as
22	the contracts, obligations, liabilities, debts, and
23	claims of the State of Puerto Rico and its instru-
24	mentalities.

1	(4) TITLE TO PROPERTY.—The State of Puerto
2	Rico and its political subdivisions, as the case may
3	be, shall have and retain title to all lands and other
4	properties, real and personal, over which the terri-
5	tory and its subdivisions presently hold title. The
6	United States shall retain title to all property, real
7	and personal, to which it presently has title, includ-
8	ing public lands.
9	SEC. 10. REPEALS.
10	All Federal and territorial laws, rules, and regula-
11	tions, or parts of Federal and territorial laws, rules, and
12	regulations, applicable to Puerto Rico that are incompat-
13	ible with the political and legal status of statehood under
14	the Constitution and the provisions of this Act are re-
15	pealed and terminated as of the date of statehood admis-
16	sion proclaimed by the President under section 7(c) of this
17	Act. Except for those parts that are not in conflict with
18	this Act and the condition of statehood, the following shall
19	be deemed repealed upon the effective date of the admis-
20	sion of Puerto Rico as a State:
21	(1) The Puerto Rican Federal Relations Act of
22	1950 (Public Law 81–600).
23	(2) The Act of July 3, 1950 (48 U.S.C. 731b-
24	731e).

13 be affected thereby.

1	(3) The Act of March 2, 1917 (Public Law 64–
2	368).
3	(4) The Act of April 12, 1900 (Public Law 56–
4	191).
5	SEC. 11. SEVERABILITY.
6	If any provision of this Act, or any section, sub-
7	section, sentence, clause, phrase, or individual word, or the
8	application thereof to any person or circumstance is held
9	invalid by a court of jurisdiction, the validity of the re-
10	mainder of the Act and of the application of any such pro-
11	vision, section, subsection, sentence, clause, phrase, or in-
12	dividual word to other persons and circumstances shall not