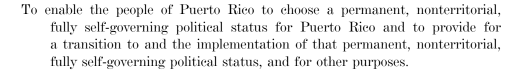
[DISCUSSION DRAFT]

H.R.

117th CONGRESS 2D Session



IN THE HOUSE OF REPRESENTATIVES

M____ introduced the following bill; which was referred to the Committee on _____

A BILL

- To enable the people of Puerto Rico to choose a permanent, nonterritorial, fully self-governing political status for Puerto Rico and to provide for a transition to and the implementation of that permanent, nonterritorial, fully self-governing political status, 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. SHORT TITLE.

4 This Act may be cited as the "Puerto Rico Status5 Act".

1 SEC. 2. TABLE OF CONTENTS.

2 The table of contents for this Act is as follows:

- Sec. 1. Short title.
- Sec. 2. Table of contents.
- Sec. 3. Findings.
- Sec. 4. Definitions.
- Sec. 5. Plebiscite.
- Sec. 6. Nonpartisan voter education campaign.
- Sec. 7. Oversight.
- Sec. 8. Funds for voter education; plebiscites.
- Sec. 9. Bilingual voter educational materials and ballots.
- Sec. 10. Conforming amendments to existing law.
- Sec. 11. Puerto Rico Oversight, Management, and Economic Stability Act.
- Sec. 12. Severability.

TITLE I—TRANSITION AND IMPLEMENTATION — INDEPENDENCE

- Sec. 101. Constitutional convention.
- Sec. 102. Character of the constitution.
- Sec. 103. Submission; ratification.
- Sec. 104. Election of officers.
- Sec. 105. Joint Transition Commission.
- Sec. 106. Proclamations by President of the United States; Head of State of Puerto Rico.
- Sec. 107. Legal and constitutional provisions.
- Sec. 108. Judicial pronouncements.
- Sec. 109. Citizenship; immigration.
- Sec. 110. Individual rights to economic benefits and grants.

TITLE II—TRANSITION AND IMPLEMENTATION — SOVEREIGNTY IN FREE ASSOCIATION WITH THE UNITED STATES

- Sec. 201. Constitutional convention.
- Sec. 202. Character of the constitution.
- Sec. 203. Submission; ratification.
- Sec. 204. Election of officers.
- Sec. 205. Proclamations by President of the United States; Head of State of Puerto Rico.
- Sec. 206. Legal and constitutional provisions.
- Sec. 207. Judicial pronouncements.
- Sec. 208. Citizenship; immigration.
- Sec. 209. Bilateral Negotiating Commission.
- Sec. 210. Articles of Free Association approval and effective date.
- Sec. 211. Termination.
- Sec. 212. Individual rights to economic benefits and grants.

TITLE III—TRANSITION AND IMPLEMENTATION — STATEHOOD

- Sec. 301. Presidential proclamation; Admission into the Union.
- Sec. 302. Territory and boundaries.
- Sec. 303. Constitution.
- Sec. 304. Elections of Senators and Representatives, certification, and legal disputes.
- Sec. 305. State title to land and property.

Sec. 306. Continuity of laws, government, and obligations. Sec. 307. Judicial pronouncements.

1 SEC. 3. FINDINGS.

2 In recognition of the inherent limitations of Puerto 3 Rico's territorial status, and the responsibility of the Fed-4 eral Government to enable the people of the territory to freely express their wishes regarding political status and 5 achieve full self-government, Congress seeks to enable the 6 7 eligible voters of Puerto Rico to choose a permanent, non-8 territorial, fully self-governing political status for Puerto 9 Rico and to provide for a transition to and the implemen-10 tation of said permanent, nonterritorial, fully self-gov-11 erning status.

12 SEC. 4. DEFINITIONS.

13 In this Act:

14 (1) BILATERAL NEGOTIATING COMMISSION.—
15 The term "Bilateral Negotiating Commission"
16 means the Bilateral Negotiating Commission estab17 lished under section 209(a).

18 (2) ELECTIONS COMMISSION.—The term "Elec19 tions Commission" means the Puerto Rico State
20 Elections Commission (Comisión Estatal de
21 Elecciones de Puerto Rico, in Spanish).

22 (3) ELIGIBLE VOTERS.—The term "eligible vot23 ers" means bona fide residents of Puerto Rico who

	-
1	are otherwise qualified to vote in general elections in
2	Puerto Rico.
3	(4) INITIAL PLEBISCITE.—The term "initial
4	plebiscite" means the plebiscite required by section
5	5(a)(1).
6	(5) RUNOFF PLEBISCITE.—The term "runoff
7	plebiscite" means the plebiscite required by section
8	5(a)(4).
9	SEC. 5. PLEBISCITE.
10	(a) IN GENERAL.—
11	(1) INITIAL PLEBISCITE.—A plebiscite to re-
12	solve Puerto Rico's political status shall be held on
13	November 5, 2023.
14	(2) Options.—The plebiscite held under para-
15	graph (1) shall offer eligible voters a choice of one
16	of the three options which shall be presented on the
17	ballot as follows:
18	(A) Independence.
19	(B) Sovereignty in Free Association with
20	the United States.
21	(C) Statehood.
22	(3) Majority vote required.—Approval of a
23	status option must be by a majority of the valid
24	votes cast.

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(4) RUNOFF PLEBISCITE.—If there is not a ma jority in favor of one of the three options defined in
 this Act, then a runoff plebiscite shall be held on
 March 3, 2024, which shall offer eligible voters a
 choice of the two options that received the most of
 votes in the plebiscite held under paragraph (1).
 (b) BALLOT LANGUAGE.—A ballot for a plebiscite re-

7 (b) BALLOT LANGUAGE.—A ballot for a plebiscite re8 quired by subsection (a) shall include the following lan9 guage, except that the ballot for the runoff plebiscite shall
10 omit the option that received the fewest votes in the initial
11 plebiscite:

- (1) INSTRUCTIONS.—Mark the status option
 you choose as each is defined below. A ballot with
 more than 1 option marked will not be counted. A
 ballot with no option marked will not be counted.
- 16 (2) INDEPENDENCE.—If you agree, mark here 17 .
- 18 (A) Puerto Rico is a sovereign nation that
 19 has full authority and responsibility over its ter20 ritory and population under a constitution of its
 21 own adoption which shall be the supreme law of
 22 the nation.

23 (B) Puerto Rico is vested with full powers
24 and responsibilities consistent with the rights
25 and responsibilities that devolve upon a sov-

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ereign nation under international law, including
 its own fiscal and monetary policy, immigration,
 trade, and the conduct in its own name and
 right of relations with other nations and inter national organizations.

6 (C) Puerto Rico has full authority and responsibility over its citizenship and immigration 7 8 laws, and birth in Puerto Rico or relationship 9 to persons with statutory United States citizen-10 ship by birth in the former territory shall cease 11 to be a basis for United States nationality or 12 citizenship, except that persons who have such 13 United States citizenship have a right to retain 14 United States nationality and citizenship for 15 life, by entitlement or election as provided by Federal law. 16

17 (D) The Constitution and laws of the
18 United States no longer apply in Puerto Rico
19 and United States sovereignty in Puerto Rico is
20 ended.

21 (3) SOVEREIGNTY IN FREE ASSOCIATION WITH
22 THE UNITED STATES.—If you agree, mark here
23 _____.

24 (A) Puerto Rico is a sovereign nation that25 has full authority and responsibility over its ter-

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[Discussion Draft]

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ritory and population under a constitution of its own adoption which shall be the supreme law of the nation.

(B) Puerto Rico is vested with full powers and responsibilities consistent with the rights 6 and responsibilities that devolve upon a sovereign nation under international law, except as 8 otherwise provided for in the Articles of Free Association to be negotiated by Puerto Rico and 10 the United States.

11 (C) Puerto Rico has full authority and re-12 sponsibility over its citizenship and immigration 13 laws, and persons who have United States citi-14 zenship have a right to retain United States na-15 tionality and citizenship for life by entitlement 16 or election as provided by Federal law.

17 (D) Birth in Puerto Rico shall cease to be 18 a basis for United States nationality or citizen-19 ship, except that individuals born in Puerto 20 Rico to parents both of whom are United States 21 citizens shall be eligible to acquire United 22 States citizenship for the duration of the first 23 agreement of the Articles of Free Association.

24 (E) Puerto Rico enters into Articles of 25 Free Association with the United States, with

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1	such devolution and reservation of governmental
2	functions and other bilateral arrangements as
3	may be agreed to by both Parties under the Ar-
4	ticles, which shall be terminable at will be either
5	the United States or Puerto Rico at any time.
6	(F) The Constitution of the United States
7	no longer applies in Puerto Rico, the laws of
8	the United States no longer apply in Puerto
9	Rico except as otherwise provided in the Arti-
10	cles of Free Association, and United States sov-
11	ereignty in Puerto Rico is ended.
12	(G) All matters pertaining to the govern-
13	ment-to-government relationship between Puer-
14	to Rico and the United States, which may in-
15	clude foreign affairs, trade, finance, taxation,
16	security and defense, dispute resolution and ter-
17	mination, shall be provided for in the Articles
18	of Free Association.
19	(4) STATEHOOD.—If you agree, mark here
20	·
21	(A) The State of Puerto Rico is admitted
22	into the Union on an equal footing with the
23	other States in all respects whatever and is a
24	part of the permanent union of the United
25	States of America, subject to the United States

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Constitution, with powers not prohibited by the
 Constitution to the States and reserved to the
 State of Puerto Rico or to its residents.

4 (B) The residents of Puerto Rico are fully 5 self-governing with their rights secured under 6 the United States Constitution, which shall be 7 fully applicable in Puerto Rico and which, with 8 the laws and treaties of the United States, is 9 the supreme law and has the same force and effect in Puerto Rico as in the other States of the 10 11 Union.

12 (C) United States citizenship of those born
13 in Puerto Rico is recognized, protected, and se14 cured under the United States Constitution in
15 the same way such citizenship is for all United
16 States citizens born in the other States.

(c) IMPLEMENTATION OF PLEBISCITE.—The plebiscites authorized by this section shall be implemented by
the Elections Commission, consistent with the laws of
Puerto Rico and Federal law.

(d) RESULTS.—The Elections Commission shall inform the President of the United States, the President pro
tempore of the United States Senate, the Speaker of the
United States House of Representatives, the Senate Com-

mittee on Energy and Natural Resources, and the House
 Committee on Natural Resources of—

- 3 (1) the results of the initial plebiscite not later
 4 than 30 calendar days after the initial plebiscite is
 5 held; and
- 6 (2) the results of the runoff plebiscite, if held,
 7 not later than 30 calendar days after the runoff
 8 plebiscite is held.

9 (e) JURISDICTION OF DISTRICT COURT.—The United 10 States District Court for the District of Puerto Rico shall 11 have original and exclusive jurisdiction of any civil action 12 alleging a dispute or controversy pertaining to electoral 13 processes conducted under this section.

14 SEC. 6. NONPARTISAN VOTER EDUCATION CAMPAIGN.

(a) IN GENERAL.—The Elections Commission shall
carry out a nonpartisan voter education campaign through
traditional paid media and make available at all voting locations voter education materials related to the plebiscites
authorized under this Act consistent with Department of
Justice approval under section 7.

- (b) VOTER EDUCATION MATERIALS.—At a minimum, the voter education materials shall address for each
 option—
- 24 (1) taxation of persons and businesses;
- 25 (2) international representation;

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(3) citizenship and immigration; and

2 (4) access and treatment under Federal law3 and programs.

4 SEC. 7. OVERSIGHT.

5 (a) SUBMISSION OF MATERIALS.—Not later than 60 days after the date of the enactment of this Act, the Elec-6 7 tions Commission shall submit the ballot design and voter 8 education materials for the plebiscites authorized under 9 this Act to the United States Attorney General for review and the Elections Commission shall make not more than 10 11 one submission of the ballot design and voter education 12 materials to the Attorney General for review.

(b) EFFECT OF FAILURE TO COMPLY.—If the Attorney General fails to comply with subsection (c) within the
45-day period, the ballot design and voter education materials shall be considered approved.

(c) REVIEW.—Not later than 45 days after receiving
the ballot design and voter education materials under subsection (a), the Attorney General shall review the ballot
design and voter education materials to ensure consistency
with this Act and—

(1) return the materials to the Elections Commission with comments and instructions for changes;
or

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1 (2) before the expiration of the 45-day period, 2 inform the Elections Commission that no instruc-3 tions or requests for changes shall be made under 4 paragraph (1), but that the Attorney General re-5 serves the right to submit instructions for changes 6 in accordance with this section if additional informa-7 tion comes to the attention of the Attorney General 8 during the remainder of the 45-day period.

9 (d) REVISION.—Not later than 45 days after receiv-10 ing comments and instructions for changes from the At-11 torney General under subsection (c), the Elections Com-12 mission shall revise the ballot design and voter education 13 materials as requested by the Attorney General.

14 SEC. 8. FUNDS FOR VOTER EDUCATION; PLEBISCITES.

(a) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated such sums as are necessary
for the Elections Commission to carry out a nonpartisan
voter education campaign and an initial plebiscite and, if
necessary, a runoff plebiscite under this Act.

(b) EXISTING FUNDS.—Notwithstanding any provision of Public Law 113–76, funds made available under
such Act to carry out a plebiscite on Puerto Rico's status
shall be made available to carry out this Act.

SEC. 9. BILINGUAL VOTER EDUCATIONAL MATERIALS AND BALLOTS.

3 All voter educational materials and ballots used to4 carry out this Act shall be made available in English and5 Spanish.

6 SEC. 10. CONFORMING AMENDMENTS TO EXISTING LAW.

7 (a) REVIEW.—Not later than 30 days after the appli8 cable date described in subsection (c), the President shall
9 initiate a review of Federal law with respect to Puerto
10 Rico, including those regarding—

- 11 (1) taxation of persons and businesses;
- 12 (2) health care;
- 13 (3) housing;
- 14 (4) transportation;
- 15 (5) education; and
- 16 (6) entitlement programs.

(b) RECOMMENDATIONS.—Not later than one year
after the date on which the President initiates a review
under subsection (a), the President shall submit recommendations to Congress for changes to Federal law
identified during such review.

(c) APPLICABLE DATE DESCRIBED.—The applicabledate described in this subsection is—

24 (1) in the event a certification of a plebiscite re-25 sult under this Act is in favor of independence, the

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1	date of the initial meeting of a constitutional Con-
2	vention under section 101(d);
3	(2) in the event a certification of a plebiscite re-
4	sult under this Act is in favor of sovereignty in free
5	association with the United States, the date of the
6	initial meeting of a constitutional Convention under
7	section 201(d); or
8	(3) in the event a certification of a plebiscite re-
9	sult under this Act is in favor of statehood, the date
10	of such certification.
11	SEC. 11. PUERTO RICO OVERSIGHT, MANAGEMENT, AND
12	ECONOMIC STABILITY ACT.
13	Upon the admission of the State of Puerto Rico into
13 14	Upon the admission of the State of Puerto Rico into the Union or on the date that the Government of the na-
14	the Union or on the date that the Government of the na-
14 15	the Union or on the date that the Government of the na- tion of Puerto Rico initially takes office:
14 15 16	the Union or on the date that the Government of the na- tion of Puerto Rico initially takes office: (1) IN GENERAL.—The Puerto Rico Oversight,
14 15 16 17	the Union or on the date that the Government of the na- tion of Puerto Rico initially takes office: (1) IN GENERAL.—The Puerto Rico Oversight, Management, and Economic Stability Act (48
14 15 16 17 18	 the Union or on the date that the Government of the nation of Puerto Rico initially takes office: (1) IN GENERAL.—The Puerto Rico Oversight, Management, and Economic Stability Act (48 U.S.C. 2101 et seq.) shall no longer apply to the
14 15 16 17 18 19	 the Union or on the date that the Government of the nation of Puerto Rico initially takes office: (1) IN GENERAL.—The Puerto Rico Oversight, Management, and Economic Stability Act (48 U.S.C. 2101 et seq.) shall no longer apply to the State of Puerto Rico or the nation of Puerto Rico,
 14 15 16 17 18 19 20 	 the Union or on the date that the Government of the nation of Puerto Rico initially takes office: (1) IN GENERAL.—The Puerto Rico Oversight, Management, and Economic Stability Act (48 U.S.C. 2101 et seq.) shall no longer apply to the State of Puerto Rico or the nation of Puerto Rico, as the case may be.
 14 15 16 17 18 19 20 21 	 the Union or on the date that the Government of the nation of Puerto Rico initially takes office: (1) IN GENERAL.—The Puerto Rico Oversight, Management, and Economic Stability Act (48 U.S.C. 2101 et seq.) shall no longer apply to the State of Puerto Rico or the nation of Puerto Rico, as the case may be. (2) OVERSIGHT BOARD.—The Financial Over-
 14 15 16 17 18 19 20 21 22 	 the Union or on the date that the Government of the nation of Puerto Rico initially takes office: (1) IN GENERAL.—The Puerto Rico Oversight, Management, and Economic Stability Act (48 U.S.C. 2101 et seq.) shall no longer apply to the State of Puerto Rico or the nation of Puerto Rico, as the case may be. (2) OVERSIGHT BOARD.—The Financial Oversight and Management Board for Puerto Rico estab-

and responsibilities assigned to the Oversight Board
 shall return to the State of Puerto Rico or the na tion of Puerto Rico, as the case may be.

4 (3) TRANSFER.—All funds, property, and assets
5 of the board described in subparagraph (B) shall be
6 transferred to the State of Puerto Rico or the nation
7 of Puerto Rico, as the case may be.

8 SEC. 12. SEVERABILITY.

9 If any provision of this Act, or any section, sub-10 section, sentence, clause, phrase, or individual word, or the 11 application thereof to any person or circumstance is held 12 invalid by a court of jurisdiction, the validity of the remainder of the Act and of the application of any such pro-13 vision, section, subsection, sentence, clause, phrase, or in-14 15 dividual word to other persons and circumstances shall not be affected thereby. 16

17 TITLE I-TRANSITION AND IM-

18 PLEMENTATION — INDE19 PENDENCE

20 SEC. 101. CONSTITUTIONAL CONVENTION.

(a) ELECTION OF DELEGATES.— Not later than 6
months after the date of certification of a plebiscite result
under this Act in favor of independence, the legislature
of Puerto Rico shall provide for the election of delegates

to a constitutional Convention to formulate and draft a
 Constitution for the nation of Puerto Rico.

3 (b) ELIGIBLE VOTERS.—All eligible voters may vote
4 in the election of delegates to the constitutional Conven5 tion.

6 (c) GENERAL APPLICABILITY OF ELECTORAL
7 LAW.—The laws of the territory of Puerto Rico relating
8 to the electoral process shall apply to a special election
9 held under this Act.

10 (d) INITIAL MEETING.—Not later than 3 months 11 after the election of delegates to the constitutional Con-12 vention, the elected delegates shall meet at such time and 13 place as the legislature of Puerto Rico shall determine. 14 The initial meeting shall constitute the establishment of 15 the constitutional Convention.

16 SEC. 102. CHARACTER OF THE CONSTITUTION.

17 The constitutional Convention under section 101
18 shall formulate and draft a Constitution for Puerto Rico
19 that guarantees the protection of fundamental human
20 rights, including—

- 21 (1) due process and equal protection under the22 law;
- 23 (2) freedom of speech, press, assembly, associa-24 tion, and religion;
- 25 (3) the rights of the accused;

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(4) any other economic, social, and cultural
 rights as the constitutional Convention may deem
 appropriate and necessary; and

4 (5) provisions to ensure that no individual born
5 in the nation of Puerto Rico shall be stateless at
6 birth.

7 SEC. 103. SUBMISSION; RATIFICATION.

8 (a) SUBMISSION.—Not later than one year after the 9 establishment of the constitutional Convention, the Con-10 stitution formulated and drafted by the constitutional 11 Convention shall be submitted to the eligible voters of 12 Puerto Rico for ratification or rejection in a special elec-13 tion.

(b) MANNER OF ELECTION.—The special election
held under this subsection shall be held in the manner prescribed by the legislature of Puerto Rico.

17 SEC. 104. ELECTION OF OFFICERS.

(a) IN GENERAL.—Not later than one month after
the ratification of the Constitution under section 103, the
Governor of the territory of Puerto Rico shall issue a proclamation calling for the election of such officers of the nation of Puerto Rico as may be required by the ratified
Constitution.

(b) REJECTION.—If the special election results in re-jection of the Constitution, the process provided for in sec-

tions 101 through 103 shall be repeated, except that sec-1 tion 101(a) shall be applied by substituting— 2 3 (1) "the special election" for "a plebiscite"; and 4 (2) "rejecting of the Constitution" for "in favor 5 of independence". 6 (c) DEADLINE; PROCEDURES.—The election under 7 subsection (a) shall be held— 8 (1) not later than 6 months after the date of 9 ratification of the Constitution; and 10 (2) in accordance with the procedures and re-11 quirements established in the Constitution of the na-12 tion of Puerto Rico. 13 (d) CERTIFICATION OF RESULTS.—Not later than 10 days after the election of officers under subsection (a), the 14 15 Elections Commission shall certify the results of the election. The Governor of the territory of Puerto Rico shall 16 inform the results of the election to the President of the 17 18 United States, the President pro tempore of the United States Senate, the Speaker of the United States House 19 20of Representatives, the Committee on Energy and Natural 21 Resources of the Senate, and the Committee on Natural 22 Resources of the House of Representatives. 23 SEC. 105. JOINT TRANSITION COMMISSION.

24 (a) APPOINTMENT.—Not later than 3 months after25 the establishment of a constitutional Convention under

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section 101(d), a Joint Transition Commission shall be
 appointed in equal numbers by the President of the United
 States and the presiding officer of the Constitutional Con vention of Puerto Rico.

5 (b) DUTIES.—The Joint Transition Commission shall 6 be responsible for expediting the orderly transfer of all 7 functions currently exercised by the Federal Government 8 in Puerto Rico, or in relation to Puerto Rico to the nation 9 of Puerto Rico, and shall recommend to Congress any ap-10 propriate legislation to carry out such transfer.

(c) COLLABORATION.—The Government of the territory of Puerto Rico and the agencies of the Government
of the United States shall collaborate with the Joint Transition Commission and subsequently the officers of the nation of Puerto Rico, to provide for the orderly transfer
of the functions under subsection (b).

17 SEC. 106. PROCLAMATIONS BY PRESIDENT OF THE UNITED

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STATES; HEAD OF STATE OF PUERTO RICO.

(a) PROCLAMATION.—Not later than one month after
the official certification of the elected officers of the nation
of Puerto Rico under section 104(d), the President of the
United States shall by proclamation—

23 (1) withdraw and surrender all rights of posses-24 sion, supervision, jurisdiction, control, or sovereignty

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then existing and exercised by the United States
 over the territory and residents of Puerto Rico;

3 (2) recognize, on behalf of the United States of
4 America, the independence of the nation of Puerto
5 Rico and the authority of the Government instituted
6 by eligible voters of Puerto Rico under the Constitu7 tion of their own adoption; and

8 (3) state that the effective date of withdrawal
9 of the sovereignty of the United States and recogni10 tion of independence shall be the same as the date
11 of the proclamation.

12 (b) COPY OF PROCLAMATION FORWARDED.—The 13 President of the United States shall forward a copy of the proclamation issued under subsection (a) not later than 14 15 one week after signature to the presiding officer of the Constitutional Convention of Puerto Rico, the officer elect-16 17 ed as head of state of the nation, the President pro tempore of the United States Senate, the Speaker of the 18 19 United States House of Representatives, the Senate Committee on Energy and Natural Resources, and the House 20 21 Committee on Natural Resources.

(c) DATE GOVERNMENT TO TAKE OFFICE.—Not
later than one week after the date of receipt of the Presidential proclamation and with the advice of the officer
elected as head of state of the nation, the presiding officer

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of the constitutional Convention shall determine the date
 on which the Government of the nation shall take office,
 and shall so notify the Governor of the territory of Puerto
 Rico, the President of the United States, the President
 pro tempore of the United States Senate, and the Speaker
 of the United States House of Representatives.

7 SEC. 107. LEGAL AND CONSTITUTIONAL PROVISIONS.

8 Upon the proclamation of independence as provided 9 in this title, and except as otherwise provided in this title 10 or in any separate agreements thereafter concluded be-11 tween the United States and the nation of Puerto Rico—

12 (1) all property, rights and interests which the 13 United States may have acquired over Puerto Rico by virtue of the Treaty of Paris of 1898, and there-14 15 after by cession, purchase, or eminent domain, with 16 the exception of such land and other property, 17 rights, or interests as may have been sold or other-18 wise legally disposed of prior to the proclamation of 19 Independence, shall vest ipso facto in the nation of 20 Puerto Rico; and

(2) except as provided in section 110, all laws
of the United States applicable to the territory of
Puerto Rico immediately prior to the proclamation
of Independence shall no longer apply in the nation
of Puerto Rico.

1 SEC. 108. JUDICIAL PRONOUNCEMENTS.

(a) JUDGMENTS BEFORE PROCLAMATION.—The nation of Puerto Rico shall recognize and give effect to all
orders and judgments rendered by United States or territorial courts on the day before the date of the proclamation of independence pursuant to the laws of the United
States then applicable to the territory of Puerto Rico.

8 (b) CONTINUITY OF PENDING PROCEEDINGS.—All 9 judicial proceedings pending in the courts of the territory 10 of Puerto Rico on the day of the proclamation of independ-11 ence shall be continued in the corresponding courts under 12 the Constitution of the nation of Puerto Rico.

(c) TRANSFER OF JUDICIAL POWER.—Upon the 13 proclamation of independence, the judicial power of the 14 United States shall no longer extend to Puerto Rico. All 15 16 proceedings pending in the United States District Court 17 for the District of Puerto Rico shall be transferred to the 18 corresponding Puerto Rican courts of competence or other 19 competent judicial authority under the Constitution of the nation of Puerto Rico for disposition in conformity with 20 laws applicable at the time when the controversy in proc-21 22 ess arose. All proceedings pending in the United States 23 Court of Appeals for the First Circuit, or in the Supreme 24 Court of the United States, that initiated in, or that could have been initiated in, the courts of the territory or in 25 the United States District Court for the District of Puerto 26

Rico shall continue until their final disposition and shall
 be submitted to the competent authority of the nation of
 Puerto Rico for proper execution: *Provided*, That neither
 the United States nor any of its officers is a party, in
 which case any final judgment shall be properly executed
 by the competent authority of the United States.

7 SEC. 109. CITIZENSHIP; IMMIGRATION.

8 (a) CITIZENSHIP.—

9 (1) IN GENERAL.—The citizenship status of
10 each individual born in Puerto Rico shall be deter11 mined in accordance with the Constitution and laws
12 of the nation of Puerto Rico.

13 (2) CHILDREN BORN AFTER INDEPENDENCE. 14 An individual born in Puerto Rico after the procla-15 mation of independence to parents, neither of whom 16 has had a residence in the United States prior to the 17 birth of such individual, is not a citizen of the 18 United States, regardless of whether either parent is 19 a citizen of the United States, and subsections (c), 20 (d), and (g) of section 301 of the Immigration and 21 Nationality Act (8 U.S.C. 1401(c), (d), (g)) shall 22 not apply to an individual described in this para-23 graph.

24 (b) CITIZENS OF PUERTO RICO RESIDING IN THE25 UNITED STATES.—Each citizen of the nation of Puerto

Rico residing in the United States who is not a citizen
 of the United States shall be eligible to be naturalized as
 citizens of the United States in accordance with the immi gration laws (as such term is defined in section 101 of
 the Immigration and Nationality Act (8 U.S.C. 1101)).

6 (c) PUERTO RICO CITIZENS IMMIGRATION TO THE
7 UNITED STATES.—

8 (1) TRANSITION RULE.—During the period be-9 ginning on the date of the proclamation of the inde-10 pendence and ending on the date that is 25 years 11 after such date, each citizen of the nation of Puerto 12 Rico who is not a citizen of the United States may reside and work in the United States without being 13 14 admitted to the United States or being authorized to 15 work in the United States under the immigration 16 laws (as such term is defined in section 101 of the 17 Immigration and Nationality Act (8 U.S.C. 1101)).

18 (2)APPLICATION OF THE **IMMIGRATION** 19 LAWS.—At end of the 25-year period described in 20 paragraph (1), citizens of the nation of Puerto Rico 21 shall be subject to the immigration laws (as such 22 term is defined in section 101 of the Immigration 23 and Nationality Act (8 U.S.C. 1101)).

1SEC. 110. INDIVIDUAL RIGHTS TO ECONOMIC BENEFITS2AND GRANTS.

3 (a) RIGHTS AND BENEFITS.—All vested rights and benefits which accrue to residents of the territory of Puer-4 5 to Rico under the laws of the United States from past services or contributions, such as rights and benefits for 6 7 veterans or relatives of veterans of the Armed Forces of 8 the United States, retired Government employees, or bene-9 ficiaries of old age, disability, or survivors' insurance benefits under the Social Security Act, shall not be interrupted 10 11 after the proclamation of independence but will continue until such time as said rights and benefits are completely 12 13 extinguished according to the applicable laws of the United States. All services which must be rendered as part 14 15 of these rights and benefits shall be made available 16 through the Government of the nation of Puerto Rico in accordance with agreements reached by the two nations. 17 18 (b) SOCIAL SECURITY SYSTEM.—Notwithstanding 19 the provisions in subsection (a), all contributions made by 20employees and employers in Puerto Rico to the Social Se-21 curity system with respect to persons who, upon the proc-22 lamation of independence, are residents of the nation of 23 Puerto Rico and are not yet eligible for old age, disability, 24 or survivors' insurance benefits under the system, shall be transferred to the Government of the nation of Puerto 25 Rico once said Government establishes its own social secu-26

rity system. The Government of the nation of Puerto Rico
 may not use these funds for any purpose other than the
 establishment and operation of a social security system.
 Upon the transfer described herein, the obligations of the
 United States Government under the Social Security Act
 with respect to such residents of the nation of Puerto Rico
 shall cease.

8 (c) Other Federal Transfer Payments.—

9 (1) BLOCK GRANTS.—All other Federal transfer 10 payments to individuals and to the Government of 11 the territory of Puerto Rico shall be maintained in 12 the form of annual block grants to be used 13 discretionally by the Government of the nation of 14 Puerto Rico.

15 (2) ANNUAL AGGREGATE FUNDING.—During 16 the ten fiscal years following the proclamation of 17 independence, the annual block grants shall amount 18 to the annual aggregate funding of all programs 19 which currently extend to the territory of Puerto 20 Rico, or of all programs which shall have been ex-21 tended to the territory of Puerto Rico during the fis-22 cal year immediately prior to the proclamation of 23 independence, whichever shall be greater.

24 (3) DECREASE IN AMOUNT.—The annual block25 grants shall decrease thereafter on a straight-line

basis, at the rate of ten percent each year, beginning
 on the eleventh fiscal year after the proclamation of
 independence. At any time during the aforemen tioned transition period the terms of this subsection
 may be modified by agreement between the United
 States and the nation of Puerto Rico.

7 TITLE II—TRANSITION AND IM8 PLEMENTATION — SOV9 EREIGNTY IN FREE ASSOCIA10 TION WITH THE UNITED 11 STATES

12 SEC. 201. CONSTITUTIONAL CONVENTION.

(a) ELECTION OF DELEGATES.—Not later than 6
months after the date of certification of a plebiscite result
under this Act in favor of Sovereignty in Free Association
with the United States, the legislature of Puerto Rico shall
provide for the election of delegates to a constitutional
Convention to formulate and draft a Constitution for the
nation of Puerto Rico.

20 (b) ELIGIBLE VOTERS.—All eligible voters may vote
21 in the election of delegates to the constitutional Conven22 tion.

23 (c) GENERAL APPLICABILITY OF ELECTORAL24 LAW.—The laws of the territory of Puerto Rico relating

to the electoral process shall apply to a special election
 held under this Act.

3 (d) INITIAL MEETING.—Not later than 3 months
4 after the election of delegates to the constitutional Con5 vention, the elected delegates shall meet at such time and
6 place as the legislature of Puerto Rico shall determine.
7 The initial meeting shall constitute the establishment of
8 the constitutional Convention.

9 SEC. 202. CHARACTER OF THE CONSTITUTION.

10 The constitutional Convention under section 201 11 shall formulate and draft a Constitution for Puerto Rico 12 that guarantees the protection of fundamental human 13 rights, including—

- 14 (1) due process and equal protection under the15 law;
- 16 (2) freedom of speech, press, assembly, associa-17 tion, and religion;
- 18 (3) the rights of the accused;
- (4) any other economic, social, and cultural
 rights as the constitutional Convention may deem
 appropriate and necessary; and

(5) provisions to ensure that no individual born
in the nation of Puerto Rico shall be stateless at
birth.

1 SEC. 203. SUBMISSION; RATIFICATION.

2 (a) SUBMISSION.—Not later than 2 years after the 3 establishment of the constitutional Convention, the Con-4 stitution formulated and drafted by the constitutional 5 Convention shall be submitted to the eligible voters of 6 Puerto Rico for ratification or rejection in a special elec-7 tion.

8 (b) MANNER OF ELECTION.—The special election
9 held under this subsection shall be held in the manner pre10 scribed by the legislature of Puerto Rico.

11 SEC. 204. ELECTION OF OFFICERS.

(a) IN GENERAL.—Not later than one month after
the ratification of the Constitution under section 203, the
Governor of the territory of Puerto Rico shall issue a proclamation calling for the election of such officers of the nation of Puerto Rico as may be required by the ratified
Constitution.

(b) REJECTION.—If the special election results in rejection of the Constitution, the process provided for in sections 201 through 203 shall be repeated, except that section 201(a) shall be applied by substituting—

(1) "the special election" for "a plebiscite"; and
(2) "rejecting the Constitution" for "in favor of
sovereignty in free association with the United
States".

(c) DEADLINE; PROCEDURES.—The election under
 subsection (a) shall be held—

- 3 (1) not later than 6 months after the date of4 ratification of the Constitution; and
- 5 (2) in accordance with the procedures and re6 quirements established in the Constitution of the na7 tion of Puerto Rico.

8 (d) CERTIFICATION OF RESULTS.—Not later than 10 9 days after the election of officers under subsection (a), the 10 Elections Commission shall certify the results of the election. The Governor of the territory of Puerto Rico shall 11 inform the results of the election to the President of the 12 13 United States, the President pro tempore of the United States Senate, the Speaker of the United States House 14 15 of Representatives, the Committee on Energy and Natural Resources of the Senate, and the Committee on Natural 16 Resources of the House of Representatives. 17

18 SEC. 205. PROCLAMATIONS BY PRESIDENT OF THE UNITED

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STATES; HEAD OF STATE OF PUERTO RICO.

(a) PROCLAMATION.—Not later than one month after
the official certification of the elected officers of the nation
of Puerto Rico under section 204, the President of the
United States shall by proclamation—

24 (1) withdraw and surrender all rights of posses-25 sion, supervision, jurisdiction, control, or sovereignty

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then existing and exercised by the United States
 over the territory and residents of Puerto Rico;

3 (2) recognize, on behalf of the United States of
4 America, the international sovereignty through free
5 association of the nation of Puerto Rico and the au6 thority of the government instituted by eligible vot7 ers of Puerto Rico under the Constitution of their
8 own adoption; and

9 (3) state that the effective date of withdrawal 10 of the sovereignty of the United States and recogni-11 tion of international sovereignty through free asso-12 ciation shall be the same as the date of the procla-13 mation.

14 (b) COPY OF PROCLAMATION FORWARDED.—The 15 President of the United States shall forward a copy of the proclamation issued under subsection (a) not later than 16 17 one week after signature to the presiding officer of the 18 Constitutional Convention of Puerto Rico, the officer elect-19 ed as head of state of the nation, the President pro tempore of the United States Senate, the Speaker of the 20 21 United States House of Representatives, the Senate Com-22 mittee on Energy and Natural Resources, and the House 23 Committee on Natural Resources.

24 (c) DATE GOVERNMENT TO TAKE OFFICE.—Not25 later than one week after the date of receipt of the Presi-

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dential proclamation and with the advice of the officer 1 2 elected as head of state of the nation, the presiding officer of the constitutional Convention shall determine the date 3 4 on which the Government of the nation shall take office, 5 and shall so notify the Governor of the territory of Puerto Rico, the President of the United States, the President 6 7 pro tempore of the United States Senate, and the Speaker 8 of the United States House of Representatives.

9 SEC. 206. LEGAL AND CONSTITUTIONAL PROVISIONS.

10 Upon the proclamation of international sovereignty 11 through free association as provided in this title, and ex-12 cept as otherwise provided in this title or in any separate 13 agreements thereafter concluded between the United 14 States and the nation of Puerto Rico—

15 (1) all property, rights and interests which the 16 United States may have acquired over Puerto Rico 17 by virtue of the Treaty of Paris of 1898, and there-18 after by cession, purchase, or eminent domain, with 19 the exception of such land and other property, 20 rights, or interests as may have been sold or other-21 wise legally disposed of prior to the proclamation of 22 international sovereignty through free association, 23 shall vest ipso facto in the nation of Puerto Rico; 24 and

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(2) except as provided in section 209, all laws
 of the United States applicable to the territory of
 Puerto Rico immediately prior to the proclamation
 of international sovereignty through free association
 shall no longer apply in the nation of Puerto Rico.

6 SEC. 207. JUDICIAL PRONOUNCEMENTS.

7 (a) JUDGMENTS BEFORE PROCLAMATION.—The na-8 tion of Puerto Rico shall recognize and give effect to all 9 orders and judgments rendered by United States or terri-10 torial courts on the day before the date of the proclama-11 tion of international sovereignty through free association 12 pursuant to the laws of the United States then applicable 13 to the territory of Puerto Rico.

(b) CONTINUITY OF PENDING PROCEEDINGS.—All
judicial proceedings pending in the courts of the territory
of Puerto Rico on the day of the proclamation of international sovereignty through free association shall be continued in the corresponding courts under the Constitution
of the nation of Puerto Rico.

(c) TRANSFER OF JUDICIAL POWER.—Upon the
proclamation of international sovereignty through free association, the judicial power of the United States shall no
longer extend to Puerto Rico. All proceedings pending in
the United States District Court for the District of Puerto
Rico shall be transferred to the corresponding Puerto

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Rican courts of competence or other competent judicial 1 2 authority under the Constitution of the nation of Puerto Rico for disposition in conformity with laws applicable at 3 the time when the controversy in process arose. All pro-4 5 ceedings pending in the United States Court of Appeals 6 for the First Circuit, or in the Supreme Court of the 7 United States, that initiated in, or that could have been 8 initiated in, the courts of the territory or in the United 9 States District Court for the District of Puerto Rico shall 10 continue until their final disposition and shall be submitted to the competent authority of the nation of Puerto 11 Rico for proper execution: *Provided*, That neither the 12 13 United States nor any of its officers is a party, in which 14 case any final judgment shall be properly executed by the 15 competent authority of the United States.

16 SEC. 208. CITIZENSHIP; IMMIGRATION.

17 (a) CITIZENSHIP.—

18 (1) IN GENERAL.—The citizenship status of
19 each individual born in Puerto Rico shall be deter20 mined in accordance with the Constitution and laws
21 of the nation of Puerto Rico.

(2) TRANSITIONAL NATURALIZATION ADJUSTMENT PERIOD.—For the duration of the first agreement of Articles of Free Association, an individual
born in Puerto Rico to parents, both of whom ac-

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quired United States citizenship under section 302
 of the Immigration and Nationality Act (8 U.S.C.
 1402), shall acquire United States citizenship under
 the Immigration and Nationality Act in the same
 manner as children under section 301(c) of the Im migration and Nationality Act (8 U.S.C. 1401(c)).

7 (b) CITIZENS OF PUERTO RICO RESIDING IN THE 8 UNITED STATES.—Each citizen of the nation of Puerto 9 Rico residing in the United States who is not a citizen 10 of the United States shall be eligible to be naturalized as 11 citizens of the United States in accordance with the immi-12 gration laws (as such term is defined in section 101 of the Immigration and Nationality Act (8 U.S.C. 1101)). 13 14 (c) PUERTO RICO CITIZENS IMMIGRATION TO THE 15 UNITED STATES.—

16 (1) IN GENERAL.—Beginning on the date of the 17 entry into effect of the Articles of Free Association 18 pursuant to section 210, each citizen of the nation 19 of Puerto Rico who is not a citizen of the United 20 States may reside and work in the United States 21 without being admitted to the United States or 22 being authorized to work in the United States under 23 the immigration laws (as such term is defined in sec-24 tion 101 of the Immigration and Nationality Act (8) U.S.C. 1101)). 25

(2) TERMINATION.—Citizens of the nation of
 Puerto Rico shall be subject to the immigration laws
 beginning on the day after the termination of the
 Articles of Free Association in accordance with sec tion 211.

6 SEC. 209. BILATERAL NEGOTIATING COMMISSION.

7 (a) IN GENERAL.—If a plebiscite held under this Act
8 results in a majority vote for sovereignty in free associa9 tion with the United States, there shall be a Bilateral Ne10 gotiating Commission which shall conduct negotiations on
11 Articles of Free Association with the United States.

(b) MEMBERS.—Not later than 3 months after the
establishment of the constitutional Convention under section 201—

(1) the Convention shall elect, by majority vote,
5 members from among its delegates to join the Bilateral Negotiating Commission on behalf of Puerto
Rico; and

(2) the President of the United States shall
designate 5 members to the Bilateral Negotiating
Commission, one of whom shall also be nominated
for the rank of Ambassador, to negotiate on behalf
of the United States.

24 (c) INITIAL MEETING.—Not later than 3 months25 after the election and designation of members to the Bilat-

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eral Negotiating Commission, members shall meet at such
 time and place as the legislature of Puerto Rico shall de termine. Such meeting shall constitute the establishment
 of the Bilateral Negotiating Commission.

5 (d) DUTIES.—The Bilateral Negotiating Commission6 shall—

7 (1) be responsible for expediting the orderly 8 transfer of all functions currently exercised by the 9 Government of the United States in Puerto Rico, to 10 Puerto Rico, and shall recommend to Congress any 11 appropriate legislation to carry into effect such 12 transfer, including any appropriate enabling legisla-13 tion as may be required by the Articles of Free As-14 sociation;

15 (2) negotiate all matters pertaining to the gov-16 ernment-to-government relationship between Puerto 17 Rico and the United States through the development 18 of the Articles of Free Association, including foreign 19 affairs, trade, finance, taxation, security, and de-20 fense, dispute resolution, immigration, economic ben-21 efits (including grants), and termination of the free 22 association status; and

23 (3) endeavor to complete the Articles of Free
24 Association not later than 2 years after the com25 mencement of the constitutional Convention.

(e) COLLABORATION.—The Government of the terri tory of Puerto Rico and the agencies of the Government
 of the United States shall collaborate with the Bilateral
 Negotiating Commission to provide for the orderly trans fer of the functions of government as required by the Arti cles of Free Association.

7 SEC. 210. ARTICLES OF FREE ASSOCIATION APPROVAL AND 8 EFFECTIVE DATE.

9 (a) APPROVAL.—The Articles of Free Association
10 shall come into effect upon mutual agreement between the
11 Government of the United States and the Government of
12 Puerto Rico after completion of approval by—

(1) a separate ratification vote on the Articles
by the eligible voters in the special election held
under section 203; and

16 (2) the Government of the United States in ac-17 cordance with its constitutional processes.

(b) REJECTION.—If the special election under subsection (a)(1) results in rejection of the Articles of Free
Association, the process provided for in section 210 and
subsection (a) shall be repeated.

22 SEC. 211. TERMINATION.

23 The Articles of Free Association between the United
24 States and Puerto Rico may be terminated at will by ei25 ther party at any time.

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1SEC. 212. INDIVIDUAL RIGHTS TO ECONOMIC BENEFITS2AND GRANTS.

3 (a) RIGHTS AND BENEFITS.—All vested rights and benefits which accrue to residents of the territory of Puer-4 5 to Rico under the laws of the United States from past services or contributions, such as rights and benefits for 6 7 veterans or relatives of veterans of the Armed Forces of 8 the United States, retired Government employees, or bene-9 ficiaries of old age, disability, or survivors' insurance benefits under the Social Security Act, shall not be interrupted 10 the proclamation of international sovereignty 11 after through free association but will continue until such time 12 as said rights and benefits are completely extinguished ac-13 cording to the applicable laws of the United States. All 14 15 services which must be rendered as part of these rights and benefits shall be made available through the Govern-16 ment of the nation of Puerto Rico in accordance with 17 18 agreements reached by the two nations.

19 (b) SOCIAL SECURITY SYSTEM.—Notwithstanding 20 subsection (a), all contributions made by employees and 21 employers in Puerto Rico to the Social Security system with respect to persons who, upon the proclamation of 22 23 international sovereignty through free association, are 24 residents of the nation of Puerto Rico and are not yet eligible for old age, disability, or survivors' insurance bene-25 fits under the system, shall be transferred to the Govern-26

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ment of the nation of Puerto Rico once said Government 1 2 establishes its own social security system. The Govern-3 ment of the nation of Puerto Rico may not use these funds 4 for any purpose other than the establishment and oper-5 ation of a social security system. Upon the transfer de-6 scribed herein, the obligations of the United States Gov-7 ernment under the Social Security Act with respect to 8 such residents of the nation of Puerto Rico shall cease. 9 (c) Other Federal Transfer Payments.—All other Federal transfer payments to individuals and to the 10 11 Government of the territory of Puerto Rico shall be main-12 tained in the form of annual block grants to be used discretionally by the Government of the nation of Puerto 13 Rico-14

15 (1) during the 10 fiscal years following the 16 proclamation of international sovereignty through 17 association, the annual block grants shall free 18 amount to the annual aggregate funding of all pro-19 grams which currently extend to the territory of 20 Puerto Rico, or of all programs which shall have 21 been extended to the territory of Puerto Rico during 22 the fiscal year immediately prior to the proclamation 23 of international sovereignty through free association, 24 whichever shall be greater; and

1 (2) the annual block grants shall decrease 2 thereafter on a straight-line basis, at the rate of ten 3 percent each year, beginning on the eleventh fiscal 4 year after the proclamation of international sov-5 ereignty through free association. At any time dur-6 ing the aforementioned transition period the terms 7 of this subsection may be modified by agreement be-8 tween the United States and the nation of Puerto 9 Rico. 10 (d) REVISION.—The terms and conditions of this subsection may be revised as part of an agreement under 11 the Articles of Free Association. 12 TITLE III—TRANSITION AND IM-13 **PLEMENTATION STATE-**14 HOOD 15 16 SEC. 301. PRESIDENTIAL PROCLAMATION; ADMISSION INTO 17 THE UNION. 18 If a plebiscite held under this Act results in a major-19 ity vote for statehood: 20 (1) PRESIDENTIAL PROCLAMATION; DATE OF 21 ADMISSION.—Upon receipt of the Elections Commis-22 sion's certification of the plebiscite results pursuant 23 to section 5(d), the President shall issue a proclama-24 tion declaring the date that Puerto Rico is admitted 25 as a State of the Union on an equal footing with all

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other States, which shall be a date not later than
 one year after the date on which the President re ceived the Elections Commission's certification of
 the plebiscite results.

5 (2)SUBMISSION PROCLAMATION.—The OF 6 President shall cause such proclamation to be sub-7 mitted to the Governor of Puerto Rico, the legisla-8 ture of Puerto Rico, the President pro tempore of 9 the United States Senate, the Speaker of the United 10 States House of Representatives, the Senate Com-11 mittee on Energy and Natural Resources, and the 12 House Committee on Natural Resources.

13 (3) ADMISSION INTO THE UNION.—Subject to 14 the provisions of this Act, and upon the date de-15 clared by the President for admission of Puerto Rico 16 as a State under the proclamation under paragraph 17 (1), the territory of Puerto Rico shall be a State of 18 the United States of America and as such admitted 19 into the Union on an equal footing with the other 20 States in all respects. Upon admission, Puerto Rico 21 shall be known as the State of Puerto Rico.

(4) INCORPORATION.—Puerto Rico shall remain
unincorporated until its admission as a State of the
Union under paragraph (3).

1 SEC. 302. TERRITORY AND BOUNDARIES.

2 The State of Puerto Rico shall consist of all of the
3 islands, together with their appurtenant reefs, seafloor,
4 submerged lands, and territorial waters in the seaward
5 boundary, presently under the jurisdiction of the territory
6 of Puerto Rico.

7 SEC. 303. CONSTITUTION.

8 (a) IN GENERAL.—The Constitution of the territory 9 of Puerto Rico, as approved by Public Law 82–447 and subsequently amended as of the date of enactment of this 10 11 Act is hereby found to be republican in form and in conformity with the Constitution of the United States and 12 13 the principles of the Declaration of Independence, and is hereby accepted, ratified, and confirmed as the Constitu-14 tion of the State of Puerto Rico. 15

16 (b) FUTURE CONSTITUTIONS.—The Constitution of17 the State of Puerto Rico—

18 (1) shall always be republican in form; and

(2) shall not be repugnant to the Constitution
of the United States and the principles of the Declaration of Independence.

22 SEC. 304. ELECTIONS OF SENATORS AND REPRESENTA-

23 TIVES, CERTIFICATION, AND LEGAL DIS24 PUTES.

25 (a) ELECTIONS OF SENATORS AND REPRESENTA-26 TIVES.—Not more than one month after the proclamation

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under section 301, the Governor of Puerto Rico shall issue
 a declaration that shall designate and announce the dates
 and other requirements for primary and general elections
 under applicable Federal and local law for representation
 in the Senate and the House of Representatives of the
 United States upon admission of Puerto Rico as a State.

7 (b) RESIDENT COMMISSIONER.—The office of Resi8 dent Commissioner of Puerto Rico shall cease to exist
9 upon the swearing in of the first Representative from the
10 State of Puerto Rico to the House of Representatives.

11 (c) Senators and Representatives.—

(1) IN GENERAL.—Upon its admission into the
Union, the State of Puerto Rico shall be entitled to
Senators and Representatives who shall be entitled
to be admitted to seats in the Congress of the
United States and to all the rights and privileges of
Senators and Representatives of the other States in
the Congress of the United States.

(2) FIRST ELECTION OF SENATORS.—In the
first election of Senators, the two senatorial offices
shall be separately identified and designated, and no
person may be a candidate for both offices. Nothing
in this section shall impair the privilege of the Senate to determine the class and term to which each
of the Senators elected shall be assigned, with the

exception that the Senators shall not be in same
 class.

3 (3) FIRST ELECTION OF REPRESENTATIVES.— 4 In the first election of Representatives, and subse-5 quent elections until the next Census-based reappor-6 tionment cycle, the State of Puerto Rico shall be en-7 titled to the same number of Representatives as the 8 State whose most recent Census population was clos-9 est to, but less than, that of Puerto Rico, and such 10 Representatives shall be in addition to the member-11 ship of the House of Representatives as now pre-12 scribed by law. Any such increase in the membership 13 shall not operate to either increase or decrease the 14 permanent membership of the House of Representa-15 tives as prescribed in the Act of August 8, 1911 (37) 16 Stat. 13), nor shall such temporary increase affect 17 the basis of apportionment established by the Act of 18 November 15, 1941 (55 Stat. 761), for the 83d Con-19 gress and each Congress thereafter, unless Congress 20 acts to increase the total number of Members of the 21 House of Representatives. Thereafter, the State of 22 Puerto Rico shall be entitled to such number of Rep-23 resentatives as provided for by applicable law based 24 on the next reapport ionment. The apportionment of 25 congressional districts for the first election and sub-

sequent election of Representatives shall be con ducted as provided for by the Constitution and laws
 of the State of Puerto Rico for state legislative dis tricts.

5 (d) CERTIFICATION OF RESULTS.—The Elections Commission shall certify the results of primary and gen-6 7 eral elections for representation in the Senate and the 8 House of Representatives of the United States to the Gov-9 ernor. Not later than 10 days after the date of each certifi-10 cation, the Governor shall declare the results of the primary and general elections, and transmit the results of 11 12 each election to the President of the United States, the 13 President pro tempore of the Senate, and the Speaker of the House of Representatives. 14

(e) JURISDICTION OF DISTRICT COURT.—The United
States District Court for the District of Puerto Rico shall
have original and exclusive jurisdiction of any civil action
alleging a dispute or controversy pertaining to electoral
processes conducted under this section.

20 SEC. 305. STATE TITLE TO LAND AND PROPERTY.

(a) STATE TITLE.—The State of Puerto Rico and its
political subdivisions and dependencies shall have and retain title to all property, real and personal, held by the
territory of Puerto Rico and its political subdivisions and

dependencies on the date of the admission of Puerto Rico
 into the Union.

3 (b) FEDERAL TITLE.—Any lands and other prop4 erties that, as of the date of admission of Puerto Rico
5 into the Union, are set aside pursuant to law for the use
6 of the United States under any—

- 7 (1) Act of Congress;
- 8 (2) Executive order;

9 (3) proclamation of the President; or

10 (4) proclamation of the Governor of the terri-11 tory of Puerto Rico,

12 shall remain the property of the United States.

13 (c) CONTINENTAL SHELF.—The State of Puerto Rico shall have the exclusive right to explore, exploit, lease, pos-14 15 sess, and use all seabed, natural, and mineral resources lying within three marine leagues (nine nautical miles) 16 from its shore, as granted under section 8 of the Act of 17 March 2, 1917 (48 U.S.C. 749; 39 Stat. 954). All other 18 19 rights of sovereignty in regards to the continental shelf 20 and waters, shall belong to the United States, except those 21 already vested in Puerto Rico.

22 SEC. 306. CONTINUITY OF LAWS, GOVERNMENT, AND OBLI23 GATIONS.

24 Upon the admission of the State of Puerto Rico into25 the Union:

1 (1) CONTINUITY OF LAWS.—All of the terri-2 torial laws in force in Puerto Rico on the date of 3 issuance of the proclamation described in section 4 301(1) not inconsistent with this Act or the Con-5 stitution of the State of Puerto Rico shall be and 6 continue in force and effect throughout the State, 7 until amended, modified, or repealed by the State. 8 All of the laws of the United States shall have the 9 same force and effect within the State as in the 10 other several States.

(2) CONTINUITY OF GOVERNMENT.—The individuals holding legislative, executive, and judicial offices of Puerto Rico shall continue to discharge the
duties of their respective offices when Puerto Rico
becomes a State of the Union in, under, or by authority of the government of the State, as provided
by the constitution and laws of the State.

18 (3) CONTINUITY OF OBLIGATIONS.—All con-19 tracts, obligations, liabilities, debts, and claims of 20 the territory of Puerto Rico and its instrumentalities 21 at the moment of admission shall continue in full 22 force and effect as the contracts, obligations, liabil-23 ities, debts, and claims of the State of Puerto Rico 24 and its instrumentalities when Puerto Rico becomes 25 a State of the Union.

(4) USE AND ENJOYMENT OF PROPERTY.—All
 laws of the United States reserving to the United
 States the free use or enjoyment of property which
 vests in or is conveyed to the State of Puerto Rico
 or its political subdivisions pursuant to this section
 or reserving the right to alter, amend, or repeal laws
 relating thereto, shall cease to be effective.

8 SEC. 307. JUDICIAL PRONOUNCEMENTS.

9 (a) PENDING.—No writ, action, indictment, cause, or 10 proceeding pending in any court of the territory of Puerto Rico, shall abate by reason of the admission of the State 11 12 of Puerto Rico into the Union, but shall proceed within 13 such appropriate State courts as shall be established under the Constitution of the State of Puerto Rico, or 14 15 shall continue in the United States District Court for the District of Puerto Rico, as the nature of the case may 16 17 require.

18 (b) NOT YET PENDING.—All civil causes of action 19 and all criminal offenses, which shall have arisen or been 20 committed before the admission of the State, but as to 21 which no writ, action, indictment, or proceeding shall be 22 pending at the date of such admission, shall be subject 23 to prosecution in the appropriate State courts or in the 24 United States District Court for the District of Puerto 25 Rico in like manner, to the same extent, and with like

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right of appellate review, as if such State had been created 1 2 and such State courts had been established prior to the 3 accrual of such causes of action or the commission of such 4 offenses. The admission of the State shall effect no change 5 in the procedural or substantive laws governing causes of action and criminal offenses which shall have arisen or 6 7 been committed, and any such criminal offenses as shall 8 have been committed against the laws of the territory of 9 Puerto Rico, shall be tried and punished by the appro-10 priate courts of the State, and any such criminal offenses as shall have been committed against the laws of the 11 12 United States shall be tried and punished in the United 13 States District Court for the District of Puerto Rico.

14 (c) APPEALS.—Parties shall have the same rights of 15 judicial review of final decisions of the United States District Court for the District of Puerto Rico or the Supreme 16 Court of Puerto Rico, in any case finally decided prior to 17 the admission of the State of Puerto Rico into the Union, 18 whether or not an appeal therefrom shall have been per-19 fected prior to such admission. The United States Court 20 21 of Appeals for the First Circuit and the Supreme Court 22 of the United States, shall have the same jurisdiction in 23 such cases as by law provided prior to the admission of 24 the State into the Union. Any mandate issued subsequent 25 to the admission of the State, shall be to the United States

District Court for the District of Puerto Rico or a court 1 2 of the State, as appropriate. Parties shall have the same rights of appeal from and appellate review of all orders, 3 4 judgments, and decrees of the United States District Court for the District of Puerto Rico and of the Supreme 5 Court of Puerto Rico, in any case pending at the time 6 of admission of the State into the Union, and the Supreme 7 8 Court of Puerto Rico and the Supreme Court of the United States shall have the same jurisdiction therein, as 9 by law provided in any case arising subsequent to the ad-10 11 mission of the State into the Union.