AN ACT

To amend Sections 1, 2, 3, 5, 6, 7, 8, and 13 of Public Law No. 7-33, and for other purposes.

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

- 1 Section 1. Section 1 of Public Law No. 7-33 is hereby amended to
- 2 read as follows:
- 3 "Section 1. This act may be cited as the Federated States
- 4 of Micronesia Health Care Certificate of Need Act."
- 5 Section 2. Section 2 of Public Law No. 7-33 is hereby amended to
- 6 read as follows:

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7 "Section 2. Public Policy. The people of the Federated 8 States of Micronesia are dependent upon the existence of an 9 efficient, effective, and well coordinated program of health care services and disease prevention activities. In order 10 17 to achieve the necessary level of efficiency, effectiveness, 12 and coordination there is a continuous, compalling need for 13 a rational program for the determination of allocations of 14 scarce health resources. In addition, the impending 15 termination of the Trusteeship Agreement and the probable change in resources available for the delivery of health 16 care and environmental protection require a careful analysis 17 of the proposed allocation of funds and resources to be used 18 to provide health care, related services, and environmental 19 20 health protection services to insure that those funds and 21 resources shall be utilized in accordance with the needs of

the people of the Federated States of Micronesia. Therefore,

1	it is declared to be the public policy of the Federated
2	States of Micronesia and the purpose of this act to develop
3	and operate a program which will identify the health needs
4	of the residents of the Federated States of Micronesia and
5	insure that resources which are proposed for health program
б	or services meet those needs in the most efficient and
7	effective manner possible. It is not the intent of this
8	act to prohibit or in any way curtail the development of
9	private practice of medicine in the Federated States of
10	Micronesia."
73	Section 3. Section 3 of Public Law No. 7-33 is hereby amended to
12	read as follows:
13	"Section 3. <u>Definitions</u> . As used in this act unless the
14	context otherwise requires:
15	(1) 'Certificate of need' means an authorization,
16	when required under this act, to construct, expand, alter,
17	or convert a health care facility or to initiate, expand,
18	or modify a health care service or organization.
19	(2) 'Director' means the Director of the Bureau of
20	Health Services in his capacity as the Director of the
21	Micronesia Health Planning and Development Agency.
22	(3) 'Micronesia Health Coordinating Council' means
23	that health coordinating council created by proclamation
24	of the High Commissioner on October 6, 1976.

(4) 'Agency' means the Bureau of Health Services

in its designated capacity as the Micronesia Health Planning
and Development Agency which was created by designation
agreement between the High Commissioner and the United
States Secretary of Health, Education, and Welfare as the
Trust Territory's designated agency to administer
territorial health planning and development functions. The
term 'Micronesia Health Planning and Development Agency' is
further defined to be synonymous with the terms
'Territorial Health Planning and Development Agency';
'State Health Planning and Development Agency'; and Office
of Health Planning and Development. These terms may be used
interchangeably to mean the same in this act or in the
regulations adopted under this act.

- (5) The 'territorial health plan' is that comprehensive five-year health plan prepared and established by the Micronesia Health Coordinating Council which shall be based upon state health plans from the several states of the Federated States of Micronesia and shall include a medical facilities plan with appropriate consideration given to the development of facilities and services in the private sector, and an environmental health section.
- (6) 'Institutional health services' means health services provided in or through health care facilities or health maintenance organizations and includes the entities in or through which such services are provided.

1	(7) 'Health care facilities' means hospitals,
2	psychiatric hospitals, tuberculosis hospitals, skilled
3	nursing facilities, kidney disease treatment centers
4	including freestanding hemodialysis units, intermediate
5	care facilities, ambulatory surgical facilities, and such
6	other facilities as the Agency by regulation shall so
7	designate; PROVIDED, that 'health care facilities' shall
8	not include recognized Christian Science sanatoriums."
9	Section 4. Section 5 of Public Law No. 7-33 is hereby amended to
10	read as follows:
11	"Section 5. Certificate of Need.
12	(1) Commencing on January 1, 1978, no person.
13	corporation, association, political subdivision, or agency,
14	whether public or private, shall make capital expenditures
15	for activities enumerated in Subsection (2) of this section
16	without first obtaining a certificate of need as required
17	under this act.
18	(2) A certificate of need shall be required prior to:
19	(a) The development of all new institutional
20	health services including, but not limited to, the
21	construction, development, or other establishment of any
22	new health facility;
23	(b) Any capital expenditure by or on behalf of
24	a health care facility in excess of \$10,000, excluding
25	expenditures for site acquisitions and acquisitions of

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- (c) The offering by a health care facility of health services which were not offered on a regular basis in or through such health care facility within the twelvementh period next preceding the time such services would be offered;
- (d) A change in bed capacity of a health care facility or health maintenance organization which increases or decreases the total number of beds (or distributes beds among various categories, or relocates such beds from one physical facility or site to another) by more than ten (10) beds or more than ten percent of total bed capacity, whichever is less, over a two-year period;
- (e) Pre-development activity expenditures in excess of \$20,000 for the offering of new institutional health services including, but not limited to, expenditures for preliminary plans, studies, surveys, site acquisitions, architectural designs, plans, working drawings, and specifications; PROVIDED, that any certificate of need issued under this subpart shall be for pre-development activities only and shall not authorize the offering or development of the new institutional health service for which such pre-development activities are proposed; and
- (f) No arrangement or commitment for financing the offering or development of a new institutional health

service shall be made by any person, unless a certificate of need for such services or activities has been granted by the Agency.

- (3) Applications for certificates of need shall be filed with the Agency on application forms provided by the Agency and shall contain such information and be in such form as the Director may require.
- (4) The Agency shall issue a certificate of need to an applicant if the Agency has determined that the proposed health facility, service, or organization is in the interest of public health, safety, and welfare, that such facility or service is needed in the location it is proposed to be offered, that such facility or service is compatible with the priorities of the current Trust Territory health plan, and that the proposed project complies with this act and regulations adopted under this act.
- (5) The Agency shall act upon any application submitted pursuant to this act within 90 days of receipt of such application; PROVIDED, that for reasonable cause and upon notice to the applicant, the Agency may extend its time for review for a specific period not to exceed 30 additional days. Failure to act upon an application within the time herein prescribed shall be deemed a rejection of that application by the Agency.
 - (6) Any applicant denied a certificate of need under

1	this section may request, in writing, a public hearing by the
2	Agency for the purpose of reconsideration. If the
3	applicant's written request demonstrates good cause, the
4	Agency shall provide the applicant with a public hearing
5	consistent with Title 17 and such regulations as the
6	Director may promulgate."
7	Section 5. Section 6 of Public Law No. 7-33 is hereby amended
8	to read as follows:
9	"Section 6. Dissemination and publication of certificate
10	of need program. Upon enactment of this act or amendments
11	thereto and regulations promulgated pursuant hereto the
12	Agency shall disseminate to all health care facilities or
13	health care programs within the Federated States of
14	Micronesia and shall publish in at least one newspaper of
15	general circulation the requirements of the certificate
16	of need program under this act and regulations."
17	Section 6. Section 7 of Public Law No. 7-33 is hereby amended
18	to read as follows:
19	"Section 7. Review criteria for certificate of need
20	application.
21	(1) The Agency shall adopt regulations under this act
22	which shall prescribe specific criteria for the reviewing
23	of certificate of need applications which criteria shall
24	include at least the following general considerations;
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1	according to the purpose for which a particular review is
2	being conducted or the type of health service reviewed:
3	(a) The relationship of the health services
4	reviewed to the territorial health plan;
5	(b) The relationship of services rendered to the
6	long-range development plan (if any) of the person providing
7	or proposing such services;
8	(c) The need that the population served or to be
9	served by such services has for such services;
10	(d) The availability of less costly or more
17	effective alternative methods of providing such services;
12	(e) The immediate and long-term financial
13	feasibility of the proposal, as well as the probable impact
14	of the proposal on the costs of and charges for providing
15	health services by the person proposing the new
16	institutional health service; and
17	(f) The relationship of the services proposed
18	to be provided to the existing health care system of the
19	area in which such services are proposed to be provided
20	and the probable impact of the proposal on the economic
21	and social development of the Federated States of
22	Micronesia.
23	(2) Prior to the adoption of review criteria the
24	Agency shall:

(a) Give interested persons an opportunity to

1	offer written comments on the proposed review criteria; and
2	(b) Distribute copies of its proposed review
3	criteria to the Micronesia Health Coordinating Council,
4	government health agencies, private health organizations,
5	the High Commissioner, Governors, the Secretary of Health,
6	Education and Welfare, the President of the Federated States
7	of Micronesia, and to such other persons as shall request
8	them.
9	(c) The Agency shall distribute copies of its
10	adopted review criteria and any revisions thereof to the
11	agencies and organizations specified in paragraph (b) of
12	this section."
13	Section 7. Section 8 of Public Law No. 7-33 is hereby amended
14	to read as follows:
15	"Section 8. Certificates of need review process. The
16	Agency shall adopt regulations under this act which shall
17	prescribe a review process for certificate of need
18	applications.
19	(1) Prior to the adoption of regulations prescribing
20	a review process, the Agency shall:
21	(a) Give all interested parties a reasonable
22	opportunity to offer written comments on the review
23	procedures proposed for adoption;
24	(b) Distribute copies of its proposed, adopted
25	and revised or amended review procedures to private health

1	organizations, the Micronesia Health Coordinating Council,
2	the Governors, the High Commissioner, the Secretary of Health
3	Education and Welfare, the President of the Federated States
4	of Micronesia, and to such other interested persons as shall
5	request them; and
6	(c) Publish the proposed review procedures in at
7	least one newspaper of general circulation in the Federated
8	States of Micronesia at least 60 days prior to their
9	adoption.
10	(2) The Agency shall distribute copies of its proposed,
11	adopted and revised or amended review procedures to the
12	persons, agencies and organizations specified in paragraph
13	(1) (b) of this section."
14	Section 8. Section 13 of Public Law No. 7-33 is hereby amended
15	to read as follows:
16	"Section 13. Reporting. The Director shall submit an
17	annual report to the Federated States of Micronesia on or
18	before January 10 of each year on all activities of the
19	Agency and all funds received by the Agency pursuant to,
20	or by virtue of this act."
21	Section 9. Effective Date. This act shall become law upon
22	approval by the President of the Federated States of Micronesia, or
23	upon its becoming law without such approval.
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25	June 8 1979

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