(Original Signature of Member)

114TH CONGRESS 2D Session



To protect the legal production, purchase, and possession of marijuana by Indian tribes, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. POCAN introduced the following bill; which was referred to the Committee on _____

A BILL

To protect the legal production, purchase, and possession of marijuana by Indian tribes, 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 "Tribal Marijuana Sov-

5 ereignty Act of 2016".

6 SEC. 2. LEGAL PRODUCTION, PURCHASE, AND POSSESSION 7 OF MARIJUANA BY INDIAN TRIBES.

8 (a) IN GENERAL.—The fact that an Indian tribe, a9 member of an Indian tribe, or a tribal entity is legally au-

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thorized to produce, purchase, or possess marijuana on
 lands held in fee by that Indian tribe, lands held in trust
 by the United States for the benefit of that Indian tribe,
 or lands conveyed to an Alaska Native Corporation pursu ant to the Alaska Native Claims Settlement Act (43)
 U.S.C. 1601 et seq.), shall not be considered when—

7 (1) allocating or distributing Federal funds or
8 other Federal benefits to the Indian tribe, a member
9 of an Indian tribe, or the tribal entity;

10 (2) determining the eligibility of the Indian 11 tribe or the tribal entity for any contract, grant, or 12 other agreement with the United States, or the re-13 newal or modification thereof, where the legal pro-14 duction, purchase, or possession of marijuana by the 15 Indian tribe or a member of an Indian tribe would 16 otherwise disqualify the Indian tribe from eligibility;

(3) evaluating the ongoing compliance of the
Indian tribe or the tribal entity with any contract,
grant, or other agreement with the United States
where the legal production, purchase, or possession
of marijuana by the Indian tribe or a member of an
Indian tribe would otherwise result in the Indian
tribe or tribal entity being out of compliance; and

24 (4) determining if the Indian tribe or a member25 of an Indian tribe is eligible for Federal benefits for

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1	which the Indian tribe or a member of an Indian
2	tribe would otherwise be eligible.
3	(b) CLARIFICATION.—This section shall not prohibit
4	consideration of income from the legal production, pur-
5	chase, or possession of marijuana to the same extent that
6	the other legal income would be considered when allocating
7	or distributing Federal funds or determining eligibility for
8	Federal benefits.
9	(c) DEFINITION.—For purposes of this section:
10	(1) INDIAN TRIBE.—The term "Indian tribe"
11	means those entities described in section 4(e) of the
12	Indian Self-Determination and Education Assistance
13	Act of 1975 (25 U.S.C. 450b(e)).
14	(2) TRIBAL ENTITY.—The term "tribal entity"
15	means—
16	(A) tribal organizations as defined in sec-
17	tions 4(1) of the Indian Self-Determination and

18 Education Assistance Act of 1975 (25 U.S.C.
19 450b(l));

20 (B) tribally designated housing entities as
21 defined in section 4(22) of the Native American
22 Housing Assistance and Self-Determination Act
23 of 1996 (25 U.S.C. 4103(22)); or

24 (C) Indian owned businesses and tribal en25 terprises as defined in sections 3(5) and 3(8) of

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1	the Native American Business Development,
2	Trade Promotion, and Tourism Act of 2000 (25
3	U.S.C. 4302)(5) and (8)).
4	(3) Legally Authorized.—The term "legally
5	authorized" means permitted under the laws of—
6	(A) the United States;
7	(B) the State where the lands held in fee
8	by an Indian tribe or held in trust by the
9	United States for the benefit behalf of that In-
10	dian tribe are located; or
11	(C) an Indian tribe.
12	SEC. 3. RECOMMENDATIONS OF IHS MEDICAL PROFES-
13	SIONALS REGARDING MARIJUANA.
13 14	SIONALS REGARDING MARIJUANA. (a) IN GENERAL.—Notwithstanding any other provi-
14	(a) IN GENERAL.—Notwithstanding any other provi-
14 15 16	(a) IN GENERAL.—Notwithstanding any other provi- sion of law, IHS medical professionals are authorized to
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14 15 16 17	(a) IN GENERAL.—Notwithstanding any other provi- sion of law, IHS medical professionals are authorized to make medical recommendations to their patients with re- gard to marijuana and to complete forms reflecting such
14 15 16 17 18	(a) IN GENERAL.—Notwithstanding any other provi- sion of law, IHS medical professionals are authorized to make medical recommendations to their patients with re- gard to marijuana and to complete forms reflecting such recommendations.
14 15 16 17 18 19	 (a) IN GENERAL.—Notwithstanding any other provision of law, IHS medical professionals are authorized to make medical recommendations to their patients with regard to marijuana and to complete forms reflecting such recommendations. (b) DEFINITIONS.—In this section:
 14 15 16 17 18 19 20 	 (a) IN GENERAL.—Notwithstanding any other provision of law, IHS medical professionals are authorized to make medical recommendations to their patients with regard to marijuana and to complete forms reflecting such recommendations. (b) DEFINITIONS.—In this section: (1) The term "IHS medical professional"
 14 15 16 17 18 19 20 21 	 (a) IN GENERAL.—Notwithstanding any other provision of law, IHS medical professionals are authorized to make medical recommendations to their patients with regard to marijuana and to complete forms reflecting such recommendations. (b) DEFINITIONS.—In this section: (1) The term "IHS medical professional" means a physician or other health professional fur-

(2) The term "recommendations" does not in clude dispensing (as defined in section 102 of the
 Controlled Substances Act (21 U.S.C. 802)).