H.R. NO. 110

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HOUSE RESOLUTION

SUPPORTING FEDERAL FINANCIAL ASSISTANCE FOR PERSONS PRESENT IN THE UNITED STATES UNDER THE COMPACTS OF FREE ASSOCIATION.

1 WHEREAS, in 1986, the United States (U.S.) entered into a 2 Compact of Free Association (COFA or Compact) with the Federated 3 States of Micronesia, and the Republic of the Marshall Islands 4 and, in 1994, the U.S. entered into a similar Compact with the 5 Republic of Palau, that created a unique relationship between 6 the U.S. and the Freely Associated States; and 7

8 WHEREAS, the terms of the Compacts set out mutually 9 beneficial rights and obligations in several areas, including 10 economic development and defense, and created the right of 11 citizens from the Freely Associated States to freely travel to, 12 and work and reside in the U.S. without durational limit; and 13

14 WHEREAS, a significant number of COFA citizens travel to 15 and reside in the State of Hawai'i; and

WHEREAS, many COFA migrants arrive in the State with serious medical needs, and many need financial assistance or housing assistance because of the relative lack of resources they have available; and

WHEREAS, when the Compacts were initially executed, 22 Congress recognized there could be a significant effect on the 23 resources of the places to which the COFA citizens migrated and 24 25 explicitly stated that "it is not the intent of Congress to cause any adverse consequences for an affected jurisdiction." 26 27 P.L. 108-188, section 104(e)(1)(emphasis added); and 28 29 WHEREAS, in 1997, Congress passed the Personal Responsibility Work Opportunities Reconciliation Act (PRWORA), 30

which provided that most non-citizens in the U.S., with limited
exceptions, became ineligible for federally funded welfare
programs including Temporary Assistance for Needy Families,
Medicaid, Food Stamps, and Supplemental Security Income; and

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WHEREAS, COFA migrants were among the non-citizen groups 1 excluded by PRWORA, and not included as one of the exceptions, 2 despite the fact that they are legal residents in the United 3 States, and are more like citizens than immigrants or other 4 legally resident non-citizens, in terms of their ability to 5 reside, work, and attend school in the U.S.; and 6 7 8 WHEREAS, despite losing access to federal funds for services to COFA migrants because of PRWORA, the State of Hawai'i 9 has continued to make the services available through equivalent 10 state-funded services to address the social, educational, public 11 safety, and medical needs of COFA citizens who legally reside in 12 the State, just as it provides them to other legal residents; 13 14 and 15 16 WHEREAS, the State has consistently reported increasing costs each year for the services provided to COFA migrants, the 17 18 majority of which are not reimbursed by the federal government; 19 and 20 WHEREAS, in 2006, the cost reported by the state agencies 21 22 to provide services for COFA migrants was over \$91,000,000, while the federal assistance to the State as Compact Impact 23 Assistance was approximately \$10,600,000; and 24 25 WHEREAS, the federal government created the relationship 26 27 with the Freely Associated States that allows their citizens to freely reside in the U.S. with few limitations; and 28 29 30 WHEREAS, extending eligibility for federal assistance to the COFA migrants would better support the purposes underlying 31 32 the COFA; and 33 WHEREAS, providing federal assistance for COFA migrants 34 35 additionally would alleviate much of the burden on the State's budget while still maintaining the same level of services for 36 the COFA migrants; and 37 38 WHEREAS, Governor Lingle has repeatedly suggested in 39 40 reports and letters to the U.S. Department of the Interior that COFA migrants should be made eligible for federal financial 41 assistance, and the Hawai'i Congressional Delegation has 42



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consistently supported the idea of extending federal assistance 1 2 to COFA migrants; and 3 4 WHEREAS, in 2007, Senator Akaka and Senator Inouye introduced a bill in the United States Senate, S. 1676, which 5 would extend eligibility for certain federal benefits to COFA 6 7 migrants legally residing in the U.S.; and 8 9 WHEREAS, in 2007, Representative Abercrombie and 10 Representative Hirono introduced a bill in the United States House of Representatives, H.R. 4000, which would extend 11 eligibility for certain federal benefits to COFA migrants 12 legally residing in the U.S.; now, therefore, 13 14 15 BE IT RESOLVED by the House of Representatives of the Twenty-fourth Legislature of the State of Hawai'i, Regular 16 Session of 2008, that the Legislature supports the bills 17 18 currently in Congress, S. 1676 and H.R. 4000, and urges that the bills be heard and moved out of Committee, to receive the 19 consideration of the full Senate and the full House of 20 Representatives, and further to encourage Congress and the 21 President to enact the bills into law, which would benefit COFA 22 migrants in the U.S. regardless of the state or territory in 23 which they reside and support the stated intent of Congress that 24 25 the relationship created by the Compacts not cause adverse 26 consequences to the states; and 27 BE IT FURTHER RESOLVED that certified copies of this 28 29 Resolution be transmitted to the President of the United States, all members of Congress, the Secretary of the Interior, the 30 Secretary of Health and Human Services, the Secretary of 31 32 Agriculture, the Governor of Hawai'i, the President of the Republic of Palau, the President of the Federated States of 33 Micronesia, and the President of the Republic of the Marshall 34 35 Islands. 36 37 38 OFFERED BY: 1150 2008-1556 HR SMA.doc MAR 0 3 2008