SE

A BILL [sic]

TO REQUIRE FISHING LICENSES, ESTABLISH FEES, AND FOR OTHER PURPOSES.

THE PEOPLE OF KOROR REPRESENTED IN THE LEGISLATURE OF THE STATE OF KOROR DO ENACT AS FOLLOWS:

SECTION 1. LEGISLATURE FINDINGS AND PURPOSE.

The Legislature finds that (A) the marine resources of the State are limited and that they should be conserved and developed and utilized first for local needs and then second for export needs and should not be unduly depleted, (B) much damage has been caused by dynamiting and other unlawful or improper fishing techniques, (C) the State incurs costs in attempting to police fishing practices, and (D) the State should charge fees to implement these goals.

SECTION 2. DEFINITIONS.

The following terms have the following meanings herein:

- A. "Administrator" means the Koror State Executive Administrator provided by State Constitution Arts. V \S 2(5) and VII:
- B. "Commercial" means for purpose or intent of or with the result or effect of obtaining fish for sale or re-sale.
- C. "Fish" means and includes all living resources of the sea, ocean, or salt or marine waters or lakes.
- D. "Fishing" means the catching, capture, gathering, harvesting, hunting, or taking of fish, or the attempt to do so.
- E. "License" means the written permission and consent of the State to allow a person to engage in fishing.
 - F. "Month" means any period of 31 consecutive days.
 - G. "Person" means an individual human being.
- H. "Reef fishing" means fishing within the State's reef boundaries or within the State's internal waters of the baseline established by 27 PNC §§141 and 142.
- I. "Sale" means the acts of transferring, for valuable consideration, title, possession, or ownership of any fish from one person, business, partnership, corporation, or other legal entity to any other person, business, partnership, corporation, or other legal entity.
 - J. "State" means the State of Koror.
- K. "Buyer" means any person making the first purchase for the purpose of resale.

SECTION 3. LICENSE REQUIRED.

- A. Licenses.
- (1) No person may engage in commercial fishing in the waters of the territory of the State unless he first obtains a license to do so. Each license shall be for one individual person; however, a license that is issued pursuant to subsection D(1) shall allow the licensee and ten other persons, if they

accompany the licensee in the same boat, to engage in fishing that such license allows.

- (2) There shall be separate licenses, for example, (a) for one month or for one year in duration and (b) for different classification of fishing, e.g., cclamming, shelling, lobstering, net, spear, trolling, bottom-line fishing, or long line fishing.
 - B. Procedure.
- (1) Any person who desires to do fishing within the State shall first complete an application form, to be supplied by the State. The application shall include information that the Administrator may require, which shall include at least the following things:
- (a) the person's name, age, hamlet residence, or if not a resident of Koror, his local Koror address and legitimate identification and the address of his residence in his home state or country;
- (b) the type (commercial, net, spear, line, trolling, etc.) of fishing the person intends to do;
 - (c) the length of time for which he wants the license;
- (d) whether he intends to sell his fish, to distribute them free of charge to other persons, or to consume them himself;
 - (e) the frequency at which the person intends to engage in fishing;
- (f) the type of fish (e.g., reef, deep-water, seaweed, clams, lobster, oyster, etc.) that he intends to obtain by fishing.
- (2) The Administrator, or his designee, shall review and evaluate the application. If he determines it contains all necessary and correct information and that issuance of the license shall riot unduly deplete, endanger, or harm the State's resources, he shall issue the license upon the applicant's paying the fee established by subpart D below. if, after issuance of the license, he determines that the person has violated the terms of the license or has furnished incorrect information on the application, he may revoke the license, and the person will be subject to all penalties provided by law.
 - C. Unlicensed Fishing Forbidden

No person may engage in commercial fishing within the State unless he has with him, or on the boat from which he is fishing, the' license that this Act requires.

- D. Fees.
 - (1) Commercial fishing.

The following fees shall be charged on a monthly basis for the stated type of commercial fishing by any person:

- (b) For any land crabs, lobsters, and other crustacean shellfish\$ 10.00;
- (e) [sic] Reef fishing with net(s)\$ 50.00; and

(C)

(2) For a yearly license for each of the above categories of subsection D(1), the fee shall be an amount equal to the one month's license fee multiplied by twelve.

- (3) Non-commercial fishing.
- (a) For any non-Palauan citizen engaged in non-commercial fishing (excluding net fishing, for which the fee is \$50.00 per month), the annual fee is \$100.00. or \$10.00 per month.
- (4) The Administrator shall cause all fees received by the State pursuant to this Act to be deposited into the State Treasury.

SECTION 4. FISH SALES.

A. Seller to Display License.

No person, business, corporation, or other entity (hereinafter "buyer") may buy or otherwise obtain by sale any fish from any person who is required by Section 3 of this Act to have a license or from his agent (such person or agent referred to hereinafter as "seller") unless the seller, upon each sale of fish to the buyer, shows to the buyer the seller's license that is required by Section 3 of this Act.

B. Receipt To Be Given When Fish Sold.

Every buyer shall have receipts in numerical order available to provide to any seller of fish. Upon every person's sale offish to any buyer, the buyer shall furnish to the seller a written numbered receipt for such sale/purchase.

C. Records Buyer To Keep.

Every buyer shall keep and maintain a written record of all fish purchased by sale. Such record shall include the following things for each purchase:

- (1) The date of sale;
- (2) The name of the seller and the seller's fishing license number;
- (3) The weight and type of the fish purchased;
- (4) The receipt number; and
- (5) Any other information that the Administrator may require in order to The seller and buyer shall keep such records in a systematic order and shall allow the Administrator (or his designee) to inspect them at any reasonable time.

SECTION 5. ACTIVITIES FORBIDDEN.

It is forbidden and unlawful for any person to engage or participate in or to allow, require, aid, encourage, or conspire with any other person to engage or participate in any of the following activities:

- A. Spearfishing with any spear or projectile powered by compressed gas or by any explosive device or mechanism;
- B. Fishing through the use or assistance of any explosive substance (including dynamiting) or any harmful substance or poison (including but not limited to bleach, clorox, or similar liquids or solids, or other toxic chemicals or plants).
- C. Fishing using any net or set of nets with mesh smaller than three inches on any side of any hole;
- D. Commercial fishing within the reef by foreign licencee or any company with foreign partnership or joint venture.
- E. Drag and drift net fishing both inside and outside the reef except for the purpose of bait collection;

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- F. Fishing using any net that is moved by any vessel while the net is being used to engage in fishing; or
- G. Fishing using any form of mechanically compressed air or other mechanical breathing apparatus.
- H. Receiving, buying, transporting, storing, using, eating, or selling any fish that were obtained in violation of this Act;
 - I. Failing to obey the requirements of sections 3 or 4 of this Act. SECTION

SECTION 6. PENALTIES.

Every person who may violate any provision of this Act:

- A. Shall be guilty of a misdemeanor and (1) shall pay a fine of at least \$50.00 but no more than \$100.00 and (2) may be imprisoned at least thirty (30) but not more than ninety (90) days; and/or
 - B. Shall be subject for a civil penalty:
- (1) of \$500.00 for the first violation and of 1,000.00 for every subsequent violation; and
- (2) of forfeiture of the State of (a) all fish (or their fair market value at the time when obtained by the person) obtained by any person in violation of this Act and (b) vehicles, boats, engines, scales, spears, nets, lines, tackle, and other equipment that were used to engage in fishing or in the receiving, selling, buying, transporting, storing, preparation, or using of fish in violation of this Act or used in any other way in violation of this Act.
- C. Every person who violates any provision of this Act or who necessitates the State to enforce any provision of this Act and thereby to incur legal costs (including reasonable attorney fees) shall be liable for such legal costs.

SECTION 7. ADMINISTRATOR'S FUNCTIONS.

The Administrator is empowered to enforce this Act, to delegate duties and responsibilities hereunder, and to promulgate regulations that are necessary or appropriate in order to implement and to enforce this Act.

SECTION 8. SEVERABILITY.

If a court of competent jurisdiction determines that any or some part of this Act is unlawful, such determination shall not affect any other part of this Act.

SECTION 9. EFFECTIVE DATE.

This Act become law and effective upon its approval by the House of Traditional Leaders or upon its becoming law without such approval.

PASSED: JANUARY <u>10</u> ,	1990.		
CERTIFIED BY:			ATTESTED TO BY:
/s/	_		/s/
ROMAN YANG, SPEAKER			RENA ILUCHES, CLERK
APPROVED THIS 10 th	DAY OF _	January	1990.
			/s/
		IBEDUL	YUTAKA M. GIBBONS