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115th CONGRESS 1st Session

H.R.597

AN ACT

- To take lands in Sonoma County, California, into trust as part of the reservation of the Lytton Rancheria of California, 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,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Lytton Rancheria3 Homelands Act of 2017".

4 SEC. 2. FINDINGS.

5 Congress finds the following:

6 (1) The Lytton Rancheria of California is a fed-7 erally recognized Indian tribe that lost its homeland 8 after it was unjustly and unlawfully terminated in 9 1958. The Tribe was restored to Federal recognition 10 in 1991, but the conditions of its restoration have 11 prevented it from regaining a homeland on its origi-12 nal lands.

(2) Congress needs to take action to reverse
historic injustices that befell the Tribe and have prevented it from regaining a viable homeland for its
people.

17 (3) Prior to European contact there were as
18 many as 350,000 Indians living in what is now the
19 State of California. By the turn of the 19th century,
20 that number had been reduced to approximately
21 15,000 individuals, many of them homeless and liv22 ing in scattered bands and communities.

(4) The Lytton Rancheria's original homeland
was purchased by the United States in 1926 pursuant to congressional authority designed to remedy
the unique tragedy that befell the Indians of Cali•HR 597 EH

1	fornia and provide them with reservations called
2	Rancherias to be held in trust by the United States.
3	(5) After the Lytton Rancheria lands were pur-
4	chased by the United States, the Tribe settled on
5	the land and sustained itself for several decades by
6	farming and ranching.
7	(6) By the mid-1950s, Federal Indian policy
8	had shifted back towards a policy of terminating In-
9	dian tribes. In 1958, Congress enacted the
10	Rancheria Act of 1958 (72 Stat. 619), which slated
11	41 Rancherias in California, including the Lytton
12	Rancheria, for termination after certain conditions
13	were met.
14	(7) On August 1, 1961, the Lytton Rancheria
15	was terminated by the Federal Government. This
16	termination was illegal because the conditions for
17	termination under the Rancheria Act had never been
18	met. After termination was implemented, the Tribe
19	lost its lands and was left without any means of sup-
20	porting itself.
21	(8) In 1987, the Tribe joined three other tribes
22	in a lawsuit against the United States challenging
23	the illegal termination of their Rancherias. A Stipu-
24	lated Judgment in the case, Scotts Valley Band of
25	Pomo Indians of the Sugar Bowl Rancheria v.

1	United States, No. C–86–3660 (N.D.Cal. March 22,
2	1991), restored the Lytton Rancheria to its status
3	as a federally recognized Indian tribe.
4	(9) The Stipulated Judgment agreed that the
5	Lytton Rancheria would have the "individual and
6	collective status and rights" which it had prior to its
7	termination and expressly contemplated the acquisi-
8	tion of trust lands for the Lytton Rancheria.
9	(10) The Stipulated Judgment contains provi-
10	sions, included at the request of the local county
11	governments and neighboring landowners, that pro-
12	hibit the Lytton Rancheria from exercising its full
13	Federal rights on its original homeland in the Alex-
14	ander Valley.
15	(11) In 2000, approximately 9.5 acres of land
16	in San Pablo, California, was placed in trust status
17	for the Lytton Rancheria for economic development
18	purposes.
19	(12) The Tribe has since acquired, from willing
20	sellers at fair market value, property in Sonoma
21	County near the Tribe's historic Rancheria. This
22	property, which the Tribe holds in fee status, is suit-
23	able for a new homeland for the Tribe.
24	(13) On a portion of the land to be taken into

24 (13) On a portion of the land to be taken into
25 trust, which portion totals approximately 124.12

1	acres, the Tribe plans to build housing for its mem-
2	bers and governmental and community facilities.
3	(14) A portion of the land to be taken into
4	trust is being used for viniculture, and the Tribe in-
5	tends to develop more of the lands to be taken into
6	trust for viniculture. The Tribe's investment in the
7	ongoing viniculture operation has reinvigorated the
8	vineyards, which are producing high-quality wines.
9	The Tribe is operating its vineyards on a sustainable
10	basis and is working toward certification of sustain-
11	ability.
12	(15) No gaming shall be conducted on the lands
12 13	(15) No gaming shall be conducted on the landsto be taken into trust by this Act.
13	to be taken into trust by this Act.
13 14	to be taken into trust by this Act. (16) No gaming shall be conducted on any
13 14 15	to be taken into trust by this Act. (16) No gaming shall be conducted on any lands taken into trust on behalf of the Tribe in
13 14 15 16	to be taken into trust by this Act. (16) No gaming shall be conducted on any lands taken into trust on behalf of the Tribe in Sonoma County after the date of the enactment of
13 14 15 16 17	to be taken into trust by this Act. (16) No gaming shall be conducted on any lands taken into trust on behalf of the Tribe in Sonoma County after the date of the enactment of this Act north of a line that runs in a cardinal east
13 14 15 16 17 18	to be taken into trust by this Act. (16) No gaming shall be conducted on any lands taken into trust on behalf of the Tribe in Sonoma County after the date of the enactment of this Act north of a line that runs in a cardinal east and west direction from the point where Highway
 13 14 15 16 17 18 19 	 to be taken into trust by this Act. (16) No gaming shall be conducted on any lands taken into trust on behalf of the Tribe in Sonoma County after the date of the enactment of this Act north of a line that runs in a cardinal east and west direction from the point where Highway Route 12 crosses Highway 101 as they are phys-

23 (17) Any agreement, now or in the future, re-24 garding gaming restrictions between Sonoma County

and the Tribe will be effective without further review
 by the Bureau of Indian Affairs.

3 (18) By directing that these lands be taken into 4 trust, the United States will ensure that the Lytton 5 Rancheria will finally have a permanently protected 6 homeland on which they can once again live 7 communally and plan for future generations. This 8 action is necessary to fully restore the Tribe to the 9 status it had before it was wrongfully terminated in 10 1961.

(19) The Tribe and County of Sonoma have entered into a Memorandum of Agreement in which
the County agrees to the lands in the County being
taken into trust for the benefit of the Tribe in consideration for commitments made by the Tribe.

16 SEC. 3. DEFINITIONS.

17 For the purpose of this Act, the following definitions18 apply:

19 (1) COUNTY.—The term "County" means20 Sonoma County, California.

21 (2) SECRETARY.—The term "Secretary" means
22 the Secretary of the Interior.

23 (3) TRIBE.—The term "Tribe" means the24 Lytton Rancheria of California.

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1 SEC. 4. LANDS TO BE TAKEN INTO TRUST.

(a) IN GENERAL.—The land owned by the Tribe and
generally depicted on the map titled "Lytton Fee Owned
Property to be Taken into Trust" and dated May 1, 2015,
is hereby taken into trust for the benefit of the Tribe, subject to valid existing rights, contracts, and management
agreements related to easements and rights-of-way.

8 (b) LANDS TO BE MADE PART OF THE RESERVA-9 TION.—Lands taken into trust under subsection (a) shall 10 be part of the Tribe's reservation and shall be adminis-11 tered in accordance with the laws and regulations gen-12 erally applicable to property held in trust by the United 13 States for an Indian tribe.

14 SEC. 5. GAMING.

(a) LANDS TAKEN INTO TRUST UNDER THIS ACT.—
16 Lands taken into trust for the benefit of the Tribe under
17 section 4 shall not be eligible for gaming under the Indian
18 Gaming Regulatory Act (25 U.S.C. 2701 et seq.).

19 (b) Other Lands Taken Into Trust.—

(1) TIME-LIMITED PROHIBITION.—Lands taken
into trust for the benefit of the Tribe in Sonoma
County after the date of the enactment of this Act
shall not be eligible for gaming under the Indian
Gaming Regulatory Act (25 U.S.C. 2710 et seq.)
until after March 15, 2037.

(2)1 PROHIBITION.—Notwith-Permanent 2 standing paragraph (1), lands located north of a line 3 that runs in a cardinal east and west direction and 4 is defined by California State Highway Route 12 as 5 it crosses through Sonoma County at Highway 101 6 as they are physically on the ground and used for 7 transportation on January 1, 2016, and extending to 8 the furthest extent of Sonoma County shall not be 9 eligible for gaming under the Indian Gaming Regu-10 latory Act (25 U.S.C. 2710 et seq.).

11 SEC. 6. APPLICABILITY OF CERTAIN LAW.

12 Notwithstanding any other provision of law, the 13 Memorandum of Agreement entered into by the Tribe and the County concerning taking land in the County into 14 15 trust for the benefit of the Tribe, which was approved by the County Board of Supervisors on March 10, 2015, and 16 17 any addenda and supplement thereto, is not subject to re-18 view or approval of the Secretary in order to be effective, including review or approval under section 2103 of the Re-19 20 vised Statutes (25 U.S.C. 81).

> Passed the House of Representatives July 11, 2017. Attest:

> > Clerk.

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