

United Southeastern Tribes, Inc.

USET Resolution No. 74-20

CETA Section 302, Title III

WHEREAS, Indian tribes in the Southeastern United States were disunited and split into small tribal units and bands as a result of the 19th Century Indian Removal Act, of the United States Congress; and,

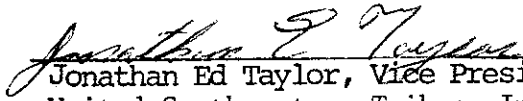
WHEREAS, the allocation process described in paragraph 97.104(b) of the regulations pertaining to the Title III Section 302 of the Comprehensive Employment & Training Act of 1973 discriminates against smaller tribal units in that the process depends upon size of population data;

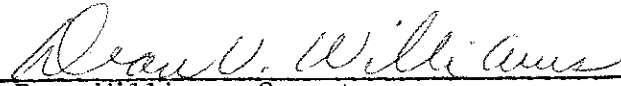
BE IT RESOLVED THAT the United Southeastern Tribes, Inc. were all detrimentally affected by the allocation process described in CETA and the Indian Removal Act that paragraph 97.104(b) of the regulations pertaining to Title III Section 302 of CETA of 1973 be redesigned as to satisfy the fund allocation requirements and needs of member tribes, and

BE IT FURTHER RESOLVED, that this allocation formula include a regional distribution formula based on federally designated regions followed by a reasonable distribution of funds to tribes in each region based on the particular manpower needs of those tribes.

CERTIFICATION

The foregoing resolution No. 74-20 was adopted at a regular meeting of the United Southeastern Tribes, Inc. legally and duly held at Sarasota, Florida on August 14-16, 1974.


Jonathan Ed Taylor, Vice President
United Southeastern Tribes, Inc.


Dean Williams, Secretary
United Southeastern Tribes, Inc.