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WE ARE MAKING THIS APPEAL MOST SPECIALLY TO THOSE COURTS THAT HAVE EXISTING LEGISLATION EQUITY AND NON-DISCRIMINATION AS THE BASIC GUIDE LINE IN THE ISSUE OF MEMBERSHIP AND PARTICIPATION IN THE PF.

IPS SHOULD BE ALLOWED FREE AND FULL PRACTICALLY OF MEMBERSHIP AND INVOLVEMENT OF PEOPLES ASSOCIATIONS OR POPULATIONS, HOW WE WOULD LIKE TO DO IT. INVOLVEMENT OF MEMBERSHIP AND INVOLVEMENT OF POPULATIONS, WHAT IS WE WOULD ALSO LIKE TO APPROXIMATE AND NEEDED AT THIS TIME IS TO GET THE GOVERNMENT TO SUPPORT THE CONSTITUTION MADE BY RECENTLY'S TO COUNCIL TO PEOPLE OF INDIGENOUS POPULATION AND THIS CAN BE USED AS PROCESSES TO THE SELECTION OF OUR REPRESENTATIVES FOR THIS BASIS TOP INITIAL WE WOULD LIKE TO SEE THE GOVERNMENT OR STATE, DISCUSSIONS.

EXPRESSLY) HELP SCULPTURE OF INDIGENOUS PROCESES THAT WOULD BE RELATED TO THE DEPT. OF THE GOVERNMENT FOR STATE GOVERNMENT ON MEMBERS OF THE PF.

IN THIS REGARD, WE WOULD LIKE TO SEE STATES AND THE GOVERNMENT + REGIONAL AUTHORITIES OF IPS AND THE DEPTLY, PRETEND THE END OF THE DEPARTMENTAL ASSEMBLY OF PS. VARIOUS CONCERNED PEOPLE MINISTER IN OVER

ADDITIONALLY, THE ISSUE OF DEF'D OF THE TERM
IP SHOULD NOT BE USED AS A DETERRENT TO
THE IMMEDIATE ESTABLISHMENT OF A PT. WE, IF
WE TIME AND AGAIN INSTITUTE THAT THIS ISSUE IS
IN FACT A LIMITATION TO OUR RIGHT TO GO BE
AFTER WHICH IT WILL BE PREPARED