Department of Health and Human Services

# OFFICE OF THE ASSISTANT SECRETARY FOR PLANNING AND EVALUATION

TRIBAL SELF-GOVERNANCE DEMONSTRATION FEASIBILITY STUDY



WILLIAM F. RAUB Acting Assistant Secretary

**MARCH, 2003** 



# THE SECRETARY OF HEALTH AND HUMAN SERVICES WASHINGTON, D.C. 20201

## MAR 1 2 2003

The Honorable Richard W. Pombo Chairman, Committee on Resources United States House of Representatives Washington, D.C. 20515

#### Dear Chairman Pombo:

Title VI of the Indian Self-Determination and Education Assistance Act (Public Law 93-638, as amended), requires the Department of Health and Human Services (HHS) to conduct a study on the feasibility of a tribal self-governance demonstration project for appropriate programs, services, functions and activities of the agency and to submit a report of this study to Congress. The enclosed report has been prepared in response to this requirement.

In the report, the Department concludes that a demonstration project is feasible and the report identifies 11 HHS programs that might be included in a demonstration. The report also delineates legislative changes that would be necessary to include the recommended programs in the demonstration and implement the recommended design of the demonstration. The separate views of the tribes and other entities that were consulted in the development of the study are located in appendix G of the report.

I am pleased to transmit this report to Congress.

Sincerely,

Tommy G. Thompson

Enclosure



# THE SECRETARY OF HEALTH AND HUMAN SERVICES WASHINGTON, D.C. 20201

MAR 1 2 2003

The Honorable Ben Nighthorse Campbell Chairman, Senate Indian Affairs Committee United States Senate Washington, D.C. 20510

Dear Chairman Campbell:

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U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES

# OFFICE OF THE ASSISTANT SECRETARY FOR PLANNING AND EVALUATION

**NOVEMBER 5, 2002** 

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# INTRODUCTION

#### **PURPOSE**

To determine the feasibility of a tribal self-governance demonstration project for appropriate programs, services, functions, and activities (or portions thereof) of the Department of Health and Human Services (HHS).

#### BACKGROUND

# History of Tribal Self-Governance Legislation

In 1970, President Nixon, in a "Special Message to Congress on Indian Affairs," laid the foundation of a new federal policy to promote tribal self-determination. Since that time, the policy of the federal government has been to promote tribal self-determination. As a major first step, the Indian Self-Determination and Education Assistance Act (the Act) was passed in 1975 to allow tribal management of programs that previously had been managed on their behalf by the Departments of the Interior (DOI) and Health, Education, and Welfare. Specifically, Title I of the Act authorized tribes to assume management of programs in the Bureau of Indian Affairs (BIA) and Indian Health Service (IHS) through contractual agreements with the two agencies. For the IHS, programs that could be contracted included hospitals, clinics, dental services and prevention and health promotion services. Under theses contracts, tribes assumed full responsibility for planning, conducting, and administering the contracted programs, including hiring personnel, delivering services, record keeping, and other administrative functions.

Subsequent amendments to the Act extended the scope of tribal control over BIA and IHS programs. A 1988 amendment to the Act (Title III) created the first "Tribal Self-Governance Demonstration Project" in the DOI. Under the demonstration, tribes were authorized to consolidate multiple contracts and grants into a single funding agreement and assume control over decision-making and management of BIA programs, services, functions, and activities previously managed by the agency. Most significantly, the demonstration provided tribes with broad flexibility to use the resources under the agreement, including the flexibility to consolidate and redesign programs to better meet tribal needs. In 1994, the success of the demonstration was recognized and Congress amended the Act to create a permanent self-governance authority in BIA. In 1996, the Act was again amended to allow tribes to take over control and management of programs in the DOI outside the BIA.

In the meantime, 1992 amendments to the Indian Health Care Improvement Act extended the Title III self-governance demonstration to the IHS and its programs. The Tribal Self-Governance Amendments of 2000 (P.L. 106-260) confirmed the success of the self-governance demonstration in the IHS by the passage of Title V of the Act, making tribal self-governance permanent within the IHS.

The amendments of 2000 also added Title VI (Appendix A) to the Act, requiring that the Secretary of HHS "conduct a study to determine the feasibility of a tribal self-governance demonstration project for appropriate programs, services, functions, and activities (or portions thereof) of the agency [HHS]." This Title applies to non-IHS programs administered by the Department. Title VI also delineates what the Secretary must consider in conducting the study and requires a joint federal/tribal stakeholder consultation process. This report addresses the Title VI study and report requirements.

#### Self-Governance Goals

Tribal self-governance is an expansion of self-determination with notable changes in how federal funding is received and expended by tribes. Tribes have described tribal self-governance as a "new partnership" between the federal government and tribes. As defined by Congress in P.L. 106-260, the goal of self-governance is "to permit an orderly transition from Federal domination of programs and services to provide Indian tribes with meaningful authority, control, funding, and discretion to plan, conduct, redesign, and administer programs, services, functions, and activities (or portions thereof) that meet the needs of the individual tribal communities." In practice, self-governance has two basic parts: 1) the transfer of the responsibility for managing Federal programs (and funds) that serve Indians from existing service providers to the tribes, and 2) providing tribes with the broad authority to redesign federal programs and reallocate federal resources to more effectively and efficiently meet the needs of tribal communities.

#### Department Programs

Title VI requires an assessment of the feasibility of expanding self-governance to HHS programs and activities beyond those in the IHS. Currently, HHS comprises 10 major agencies and a number of staff offices. These agencies have jurisdiction over more than 300 different programs, ranging from highly specialized medical research to the provision of health and social service benefits to individuals. As a prelude to the study, an inventory of all non-IHS programs was compiled. Throughout the study, the inventory provided a baseline of programs to assess the feasibility for self-governance.

# STUDY REQUIREMENTS

To determine the feasibility of a self-governance demonstration project for appropriate programs, services, functions, and activities (or portions thereof) of the Department of Health and Human Services, Title VI requires that the Secretary consider the following: 1) the probable effects on specific programs and program beneficiaries of such a demonstration project; 2) statutory, regulatory, or other impediments to the implementation of such a demonstration project; 3) strategies for implementing such a demonstration project; 4) probable costs or savings associated with such a demonstration project; 5) methods to assure quality and accountability in such a demonstration project; and 6) other issues determined by the Secretary or in consultation with Indian tribes.

The study report must include the results of the feasibility assessment and a list of the HHS programs, services, functions, and activities (or portions thereof) that would be feasible to include in a self-governance demonstration project. The list must indicate which programs would be feasible to include both with and without amending statutes or waiving regulations that the Secretary may not waive. In the case of those programs and other functions that could be included only with amending statutes or waiving regulations that the Secretary may not waive, the study must identify legislative actions required to include those programs.

In conducting the study, the Secretary is required to consult with tribes, States, counties, municipalities, program beneficiaries, and interested public interest groups. Consultations are jointly conducted by the Secretary and tribes. At the conclusion of the study, the legislation allows for separate and direct recommendations from the tribes and other entities with respect to the conclusions of the Secretary regarding a self-governance demonstration project.

#### **METHODOLOGY**

#### Program Feasibility

The study must identify HHS programs, services, functions, and activities (or portions thereof) that are feasible for inclusion in a self-governance demonstration project. The study recommends eleven existing HHS programs for inclusion in a demonstration. The recommendation is based on a number of considerations. First, except in the area of substance abuse and mental health programs, transfer of the programs to tribal authority has already taken place. In this respect, the primary issue of self-governance for a demonstration is not the transfer of program authority, but the issue of flexibility, control over priorities, and administrative simplification. Tribes have a demonstrated record in managing these programs and no studies or other evidence exists to suggest that tribes are not managing these programs satisfactorily. Second, there are no insurmountable legal barriers that were identified that would preclude inclusion of these programs in a demonstration under the recommended design, although it will be necessary to make certain provisions in the existing program statutes and regulations inapplicable to the tribes participating in a demonstration in order to implement the recommended design (see Appendix E). A cited provision in a program statute or regulation can be made inapplicable to the tribes participating in a demonstration project through either a provision in the legislation authorizing the project or amendment of the statute authorizing the program or programs in question. Third, based on consultation with the tribes, the tribes feel these programs address significant needs facing their communities. Fourth, most of these programs have well-established processes for arriving at tribal funding amounts, thereby avoiding the IHS and BIA difficulties in determining funding levels. Finally, consideration was given to the number of programs that were successfully managed under the BIA and IHS demonstrations. The number was small in each case, less than 10 programs. Using the BIA and IHS demonstrations as a proxy, it appears that a demonstration within that range of programs is feasible. The manageability of a larger demonstration, in terms of programs, is unknown and could impose more risk.

#### Impact on Programs and Beneficiaries

The Secretary is required to consider the probable effects of a demonstration on specific programs and program beneficiaries in determining the feasibility of a demonstration project. To determine probable effects, information was mined from a number of federally and privately sponsored studies and reports that examined the self-governance experience in the BIA and IHS and tribal management of non-IHS programs in HHS. These are summarized in the impact section of this report and a comprehensive list of the studies and reports that were consulted is provided at Appendix B.

While most of the existing studies focus on BIA and IHS self-governance programs, the studies are used as a proxy to assess the ability of tribes to manage programs, assure program quality and accountability, and serve beneficiaries under a self-governance demonstration for non-IHS programs. For the most part, the studies are qualitative, based on personal accounts of staff and clients of self-governance programs. No quantitative assessment of client outcomes, program quality or access to services under self-governance currently exists. One recommendation of this study is for Congress to require a comprehensive evaluation of a demonstration project as part of any legislation authorizing a demonstration.

#### Costs and Savings

The study requires an assessment of the probable costs and savings of the project. Again, much of the information for this assessment is derived from the BIA and IHS experience with self-governance. Costs and savings have been quantified to the extent that data is available. Some elements of costs and savings were not quantifiable due to lack of reliable data. The specific methodology used to arrive at a cost or savings projection is incorporated in the discussion of the cost or savings element.

#### Consultation

Congress provided a significant role for stakeholder consultations in the development of the study findings. In light of this, stakeholders were consulted on key study issues such as what HHS programs should be included in a demonstration, the potential impact of a demonstration on beneficiaries, and the design of a demonstration. The consultation process included a variety of stakeholders such as tribes, state government organizations and program managers within HHS. The process was used not only to solicit opinions on particular issues of design and programs, but to try to reach a consensus, to the extent possible, on the recommendations that are in this report. Therefore, the consultation process and the opinions and recommendations of the stakeholders played a significant role in reaching the conclusions of the study.

Consultations were carried out jointly by a tribal advisory group and HHS staff. An initial consultation protocol (Appendix C) was jointly developed by HHS staff and the tribal advisory group. The protocol served as the basis for the consultation process. The leader of the tribal advisory group, Merle Boyd, and the HHS study leader, Dr. Delores Parron, served as joint chairpersons of the consultation process.

Initially, four regional tribal consultation meetings were held, followed by a consultation meeting with representatives of state and local government organizations. A meeting with non-governmental organizations representing health and human service professional associations and beneficiaries was also held. Finally, a national wrap-up session for all interested stakeholders was held in Washington, D.C. Written invitations to the tribal sessions were extended to more than 950 tribes and tribal organizations. Some 20 organizations representing state and local governments were invited to the state and local government session. Over 180 non-governmental organizations were invited to that session. All stakeholder organizations were invited to the national wrap-up session. Transcripts of each session are available at the study website (<a href="http://aspe.hhs.gov/SelfGovernance">http://aspe.hhs.gov/SelfGovernance</a>) and Appendix D provides additional information and details regarding each session. Written comments were also solicited from all stakeholder organizations at various stages of the study, including during initial consultations and on a formal draft of the report.

Throughout the study, a study website (see above) was maintained. It included background information on the study, information on meetings and meeting transcripts, as well as drafts of study issue papers. Stakeholders were provided the website address and were encouraged to regularly visit the site for up-to-date developments and information.

## **FINDINGS**

#### A SELF-GOVERNANCE DEMONSTRATION PROJECT IS FEASIBLE

Study results indicate that a self-governance demonstration project for non-IHS programs, services, functions, and activities (or portions thereof) of HHS is feasible, provided that the statutory changes listed in Appendix E are made. To arrive at that conclusion, a number of factors were considered. The probable effects of a self-governance demonstration on beneficiaries weighed considerably in the conclusion. The opinions and recommendations of potential stakeholders also were important. A determination that a number of HHS programs could reasonably be part of a demonstration was critical to the conclusion. While it is recognized that these factors are qualitative to a great extent, Congress placed considerable weight on these factors, especially the consultation process, when authorizing the study. Findings relevant to each of these factors are discussed below in detail.

A Demonstration Would Likely Have a Positive Effect on Programs and Program Beneficiaries, Although Some Problems May Exist.

Most extant studies of the impact of direct tribal management of federal programs conclude that tribal assumption of program operations generally has had a positive effect on program beneficiaries. This conclusion must, however, be qualified. The extant studies are primarily qualitative in nature, based on interviews with tribal officials, and do not provide quantitative data on service outcomes, such as the number of clients served or beneficiary health and wellbeing. Also, the number of studies that have looked at the impact of tribal assumption of program operations on beneficiaries is limited and the study samples are not nationally representative.

With this caveat, a summary of what is known about the probable effect of a self-governance demonstration project on beneficiaries follows. As mentioned earlier, a bibliographical reference to these reviewed studies is provided in Appendix B.

- A General Accounting Office (GAO) study of individual tribal community health contracts in Alaska concluded that service levels were not greatly affected by the switch from IHS Regional Health Organizations to community-run programs, although existing problems with the inadequate reimbursement of indirect costs have the potential to affect service levels if tribes begin to move program funds to cover shortfalls in indirect costs. (GAO/HEHS-98-134)
- A review of the tribal Child Care Development Fund (CCDF) grants by the HHS Office of the Inspector General found that such grants increased access to child care in their service areas. This was done in several ways. For example, a number of tribes chose to administer certificate programs that maximize the number of children served by paying lower rates to providers. Tribes also chose to extend services to tribal members not

eligible for the State programs, rather than supplanting the State services. This was done by expanding eligibility criteria beyond those that are set by the States and by setting copayments below State levels to make services affordable to those who could not afford State copayments. Tribal programs were found to be more culturally sensitive than State-run programs. (OEI-05-98-00010)

- A report by the National Indian Health Board (NIHB) looked at the impact of selfgovernance on beneficiaries by comparing compacting, contracting and IHS directservice experiences over several years. The information was based on questionnaires submitted by tribal leaders and health care directors. Study results for the study period showed that tribally-operated health care systems substantially improved access to services: 50% of tribally-operated systems reported a net increase in community-based programs; 100% added at least one new clinical service; 34% had more auxiliary services; and 100% had at least one new prevention program, with 68% having more than one additional prevention program. In addition, the contracting and compacting tribes in the study added a net total of 37 facilities - about 44% of the contracting and compacting tribes in the study. The survey also found that some 93-95% of compact and contract tribal leaders and health directors felt quality of care (waiting time, types of services, number of people served and overall health care system) had improved during the term of study. This is compared to 62% for IHS direct-service tribes. (Tribal Perspectives on Indian Self-Determination and Self-Governance in Health Care Management, NIHB, 1998)
- Based on interviews and available tribal records, an independent evaluation of the first year of the BIA self-governance demonstration project (1991) showed evidence of increased program and service availability. However, little information was available to compare client experiences before and after tribal assumption of services. (*Independent Assessment Report on the Self-Governance Demonstration Project*, The Center for the Study of American Indian Law and Policy, University of Oklahoma and The Center for Tribal Studies, Northeastern State University at Tahlequah Oklahoma, unpublished)
- Reflecting its earlier warning, a subsequent GAO study (GAO/HEHS-98-134), based on interviews with tribal and federal staff, concluded that tribes had begun to use either program funds or other tribal resources to support shortfalls in indirect costs. The effect had been either to reduce services to tribal members, if program funds were used as an offset, or to preclude the use of tribal resources to supplement program funds or support other activities to help tribal members. Examples given included: reductions in staff salaries; the inability to offer salaries sufficient to attract qualified personnel, filling positions with unqualified or under qualified personnel; and unfilled positions all of which could have an eroding effect on access and quality of services to beneficiaries. (GAO/RCED-99-150)
- In the course of conducting the current feasibility study, BIA and IHS employees were interviewed and asked for their assessment of how self-governance had affected program

beneficiaries. Most indicated that, although they lacked empirical data to support their conclusions, they believed self-governance overall had been positive.

A final note with respect to the potential impact of a demonstration is necessary. Many of the cited studies also mention the positive benefit that self-governance has on the roles and capabilities of tribal governments. While this may not relate directly to service levels, it is an important benefit that should not go unmentioned.

Stakeholders Do Not Oppose a Tribal Self-governance Demonstration if Concerns Are Addressed.

In the course of consultations on the feasibility of a demonstration, stakeholders did not disagree that a demonstration is feasible (transcripts of the sessions are available on the website cited earlier). While this was the case, stakeholders also raised a number of issues regarding the need to design a demonstration that would address concerns about program impact, quality and identity. For example, State and local government stakeholder organizations were especially concerned about dual eligibility and program accountability. These and other stakeholder concerns were considered and are addressed in the study recommendations.

Statutory Changes Would Be Needed to Include a Number of HHS Programs in a Demonstration.

While specific programs are identified and listed as feasible for inclusion in a self-governance demonstration project, it is important to note that their inclusion is recommended in conjunction with specific demonstration design recommendations that will provide important protections for program identity and quality. Further, specific statutory changes in virtually all of the programs will be needed before they can be included in a demonstration with the recommended design. Appendix E lists the necessary statutory changes. In general, the changes appear to be ones that can be addressed.

# COSTS WILL LIKELY OUTWEIGH POTENTIAL SAVINGS UNDER A DEMONSTRATION

The BIA and IHS demonstration experiences are used as a proxy to approximate what may happen to costs under a demonstration. Both demonstrations reasonably resemble the size and scope of the recommendations in this study and their use as a proxy is intended to illustrate a general range of what might happen. The actual scope of a demonstration that is authorized would determine costs more precisely. In this respect, both the BIA and IHS self-governance experiences indicate the likelihood that a self-governance demonstration project will require funding above current levels in several cost categories. It is also probable that the cost of a demonstration will exceed any realized savings from self-governance, at least in the short term (savings, if they occur, would more likely be long term). Since none of the targeted programs include direct Federal delivery of services, but rather are components of a Federal/State/Tribal partnership, there also will be no apparent immediate savings in Federal administrative costs (see pp. 13-14).

#### Costs

Possible costs of a demonstration project fall into five cost categories: startup, including tribal planning and negotiation costs; project management; direct; indirect; and matching costs.

#### Startup

Before entering a demonstration project, tribes will need to assess their capacity to enter into a self-governance agreement. This includes identifying tribal law or tribal organization changes that may be needed, management systems improvements that must be made, or other changes necessary prior to the assumption of program responsibility. Tribes also will need to prepare and submit self-governance proposals, negotiate self-governance agreements with HHS, and implement identified management changes and improvements after startup. All of this will require tribes to incur startup costs for which they are unlikely to have sufficient tribal resources.

Because of the limited resources of many tribes, both BIA and IHS have made small, one-time grants available to tribes to cover startup costs. In IHS, \$50,000 planning grants were offered to tribes to defer the costs of assessing capacity, developing proposals and identifying and implementing management changes. An additional \$20,000 grant is available for covering the cost of negotiating initial self-governance agreements with HHS. During consultations with the tribes on design issues, the availability of similar grants was identified as essential by the tribes for a demonstration project. If authorized, \$3.5 million would be needed to provide a planning and negotiation grant to each of the 50 tribes or tribal consortia participating in a demonstration based on the IHS model. If a demonstration was later made permanent, a much larger number of tribes would probably choose to participate, increasing the cost proportionally.

# Project Management

Design recommendations for a demonstration (see the recommendations section of the study) include a single point of contact in HHS for project management. During stakeholder consultations, tribes were especially vocal about the need for this structure. Under this design, a single office in HHS would be assigned the responsibility for management of a demonstration project, including policy development, leading negotiations, technical assistance, financial management, and project oversight.

Currently, both BIA and IHS have offices dedicated to the management of their self-governance programs. Both offices have workloads similar to what might be anticipated under a demonstration and are almost identical in size. Therefore, the cost of these offices is assumed to be a good proxy for the cost of a project management office for a demonstration. Based on this assumption, the annual cost of supporting a project office would be about \$1.2 million annually.

Not included in the office estimate are additional project costs for travel to sites for negotiation of initial and annual agreements. Assuming an average of 50 negotiations annually, teams of five federal negotiators (similar to the IHS experience), and an average per person cost of \$1,500, annual travel costs to the project would average about \$375,000. Also, not included in the office estimate are legal support costs. The cost of legal staff to review agreements and waiver requests, assist with negotiations, and address other legal issues that are likely to arise during the course of a demonstration is estimated at \$1,000,000 annually (the equivalent of six full-time staff based on the IHS experience).

Finally, the cost of an evaluation of a demonstration project (see the recommendations section of the study) is likely to be about \$1,000,000 annually, including costs to help tribes meet data collection requirements of the evaluation. All stakeholders agreed that a comprehensive evaluation is needed to assess the results of a demonstration. Tribes were especially concerned that additional resources be available if data collection requirements were significant.

The cost to tribes of data collection and reporting related to performance measurement requirements (see recommendations section) is not included as a cost, since existing program funds can be used for data collection and reporting related to program outcomes.

In total, annual project management costs are estimated to be about \$3.575 million annually during the period of a demonstration. One time costs of up to \$3.5 million would be needed for tribal planning grants.

#### Direct Costs

Of the programs recommended for inclusion in a demonstration project (see recommendations section), tribes currently are eligible for and receive funding under all eleven of the programs. In all but one, funds are already set aside for tribal grantees.

#### Indirect Costs

A number of recent studies have documented the problems tribes encountered during the BIA and IHS self-governance experience in receiving full reimbursement for indirect costs (see GAO/HEHS-98-134, GAO/RCED-99-150 and GAO-01-249). The studies also highlight the potential impact of shortfalls in indirect costs. Either program or tribal funds may be diverted to cover shortfalls, resulting in a diminution of services or other development opportunities for tribal members.

Full reimbursement of indirect costs is an issue for a tribal self-governance demonstration project. Eight of the programs identified as feasible to include in a demonstration currently have statutory or regulatory limits on administrative costs (see Appendix F) which may affect the ability of tribes to fully recover their indirect costs. Administrative costs can make up a substantial portion of a Tribe's total indirect costs.

The magnitude of the potential problem caused by the limitation on administrative costs can be seen from a projection of the shortfall of indirect costs under tribal programs. Using an aggregate negotiated indirect cost rate of 25% for tribes by the DOI between 1989 and 1996 (the aggregate or average rate was cited by the GAO in a study of tribal indirect cost rates - GAO/RCED-99-150), and assuming that administrative costs sometimes comprise all of the indirect costs incurred by a tribal grantee, shortfalls in indirect costs could range from 0% to 20% for the eight programs that impose reimbursement limits. Tribes having indirect rates above the average rate of 25% would have significantly greater shortfalls.

Three options are available to Congress to address the indirect cost issue. First, caps on administrative costs can be maintained, although the impact of caps may discourage participation in a demonstration by tribes with insufficient resources to offset shortfalls or force tribes to use tribal resources that otherwise could be used for services or other development purposes. Second, caps can be waived. This has the potential for diverting funds from program services to cover administrative costs. Third, caps can be waived, but additional funds provided to offset a potential shift of funds from services to indirect cost categories.

If the last option is considered by Congress, the cost of a demonstration would be considerable. For example, administrative costs and development costs are limited to 15% of the Head Start program. Using the aggregate negotiated rate of 25%, an average shortfall in indirect costs for a grantee whose administrative and development costs comprise all of their indirect costs would be 10% of the grant award. For the Head Start program, 160 tribal grantees received a total of \$171 million in FY 2001 grants, an average of a little more than \$1.0 million per grantee. Applying the average indirect cost differential to the Head Start program and assuming 50 tribes or tribal consortia in a demonstration, the shortfall in indirect costs for one year would be about \$5 million. While this is one example, there are seven other programs where similar costs would be incurred. If a demonstration were later made permanent, the cost of raising the allowable administrative and development cost rate from 15% to 25% for all 160 tribal Head Start Grantees could be as high as \$16 million.

Of the three options, the Department's recommendation is to maintain the status quo; i.e, administrative cost caps should be maintained. As stated, the two other options would have considerable consequences. The cost of a demonstration would rise significantly; or funds would be directed away from program services. These options would also mean that participating tribes would be treated differently than other recipients under the programs, including those tribes not participating in a demonstration project. What is recommended, to help balance the potential tribal need for indirect costs, is to allow tribes to consolidate indirect costs funds up to the total allowable from all programs and use those funds to cover any allowable indirect costs.

#### Matching

Four of the programs determined feasible for inclusion in a self-governance demonstration require that grantee funds match federal funds. These requirements currently apply to tribal as well as State grantees. Matching requirements range from 0% to 25%. For tribes with limited resources, matching requirements make participation in a demonstration project problematic, although several programs permit and do waive all or part of the matching requirement. Congress may want to consider this impact if a demonstration is authorized. Appendix F outlines current matching requirements for targeted programs.

#### Savings

In trying to assess probable savings that might accrue under a tribal self-governance demonstration project, potential savings from the transfer of program management to the tribes and program consolidation were examined. In doing so, the development of numerical estimates of savings was found to be impractical due to a lack of quantitative data on which to base estimates. However, from an analytical viewpoint, it does not appear that any substantial amount of savings is likely to accrue to offset the projected costs of a demonstration. An analysis follows.

#### Program Efficiencies

Much of the literature on self-government concludes that savings in management costs will accrue as tribes consolidate or simplify accounting, reporting, and other management structures under self-government agreements. For example, when tribes consolidated multiple contracts with IHS into single, self-governance compact agreements, savings in overhead expenses associated with the management of the separate contracts were believed to accrue. There is no clear evidence, however, to support that conclusion. While extant studies mention that possibility and some cite case examples, none provide quantitative evidence to that effect.

# • Devolution of Federal Responsibility

It is generally assumed that the transfer of program responsibility to tribes under self-governance will reduce the need for federal staff and other expenses and that the attendant savings can be transferred to the tribes for program use. This was the case as tribes exercised self-governance options in IHS. Technically, no actual savings accrue in this situation, nor were savings intended to accrue. Federal funds simply move from one provider (the federal government or other non-tribal entity) to another (the tribe). The process involves an offset and transfer of funds. A further discussion of this process is warranted to explain what tribes may or may not expect in the way of funds available for transfer under a demonstration.

Fundamentally, there is a difference between the IHS experience and what can be expected under self-governance for non-IHS programs. The IHS is a direct service delivery program. IHS personnel directly provide health services to tribal members. As tribes take over service delivery from IHS, IHS personnel are no longer needed and attendant savings or personnel are transferred to the tribes.

However, for the HHS programs recommended for inclusion in a demonstration project, federal personnel do not deliver services directly. Rather, these programs are carried out as either financial assistance (grant) programs or through contracts. Under these instruments, grantee or contract personnel deliver services. Therefore, under a self-governance demonstration, there would not be a corresponding reduction in federal staff as tribes assume responsibility for programs under a demonstration.

On the other hand, it is probable that some grantees or contractors (State agencies for example) may experience savings if tribes begin to deliver services heretofore delivered by grantee or contract staff. However, it is not possible to provide an estimate of what savings might accrue for a particular program for a variety of reasons. Data to estimate the amount of funds currently spent by grantees or contractors serving tribal clients are not available. Also, most of the programs recommended for inclusion in a demonstration project already authorize tribes to receive grants or contracts to deliver services to tribal members and many tribes already are doing so. In these cases, no savings would accrue if the transfer of a program to tribal control takes place prior to the initiation of a demonstration project. Furthermore, it is not known which tribes would qualify under a demonstration and what programs they would want to include in a self-governance agreement. This uncertainty makes it impossible at this time to estimate the extent to which specific programs might devolve from existing grantees or contractors to a tribe and what attendant savings might be available for transfer to the tribe.

With respect to the transfer of program responsibility and funds from existing grantees to tribes, it also should be noted that tribes may actually receive less funding in some cases. Specifically, in programs such as the Low Income Home Energy Assistance Program (LIHEAP) and Temporary Assistance to Needy Families (TANF), some States regularly supplement the statutory minimum that tribes are due under statutory formulas or provide additional funds if tribes run out of funds. States could withdraw these supplements if tribes elect to participate in a demonstration and receive funding directly, rather than receiving funding through the State. Continuation of supplemental agreements between tribes and States would not, however, be precluded because of a demonstration. Inclusion of LIHEAP and TANF by a tribe in a demonstration project, would be a tribal choice and based on what the tribe determines is in its best interest and negotiations between the tribe and State.

While federal funds are largely transferred to grantees or contractors, federal personnel will be involved in project management activities related to the grants or contracts. These activities include policy development, award and oversight, financial management, and legal duties. There is no likelihood, however, that a self-governance demonstration

will lead to savings related to these federal functions since most staff performing these functions are not solely, or even significantly, dedicated to tribal work. Most have broad portfolios that encompass all types of grantees or contractors and tribal work will be a very small percentage of the total time and effort. In those few cases where federal staff may be working exclusively on tribal programs, the functions are those typically needed for award, audit, and other federal responsibilities, not direct program administration or service delivery.

# RECOMMENDATIONS

#### **PROGRAMS**

Recommendation 1: Eleven existing HHS programs have been identified as feasible for inclusion in a tribal self-governance demonstration project.

The study requires identification of HHS programs, programs, services, functions, and activities (or portions thereof) that are feasible to include in a tribal self-governance demonstration project. Based on the factors discussed in the study section on methodology, the following programs are identified.

# Administration on Aging

Grants for Native Americans

# Administration for Children and Families

Tribal Temporary Assistance for Needy Families
Low Income Home Energy Assistance
Community Services Block Grant
Child Care and Development Fund
Native Employment Works
Head Start
Child Welfare Services
Promoting Safe and Stable Families
Family Violence Prevention: Grants for Battered Women's Shelters

# Substance Abuse and Mental Health Services Administration

Targeted Capacity Expansion

All of these programs already have statutory authority that provides for grant awards directly to tribes and tribal responsibility for program management. In this sense, the tenet of self-governance relating to tribal assumption of program administration is already realized and implemented under these programs. However, tribes must administer each program separately under current program rules and are not allowed to redesign or consolidate programs to meet tribally-defined needs to the extent contemplated under the other important tenet of self-governance.

Recommendation 2: The Secretary should be authorized to add up to six additional programs during the course of the demonstration project.

While specific programs would be authorized at the outset of the demonstration, tribal needs are not necessarily limited to those programs that are initially included. To allow flexibility and meet additional tribal needs as the demonstration progresses, it is desirable to provide some

ability to expand the demonstration beyond the initial programs. Therefore, it is recommended that the Secretary have the authority to place up to six additional programs in the demonstration.

Recommendation 3: Programs targeted for a demonstration project should be specifically designated in authorizing legislation.

Eleven existing programs are recommended for inclusion in a demonstration project. Authorizing legislation should clarify this point. No additional programs are recommended at this time, and stability is important to the ultimate evaluation of a demonstration.

#### Statutory/Regulatory Changes

Title VI requires that all statutory and non-waivable regulatory changes needed to include recommended programs in a self-governance demonstration project be listed in the report. Such changes, for the eleven existing programs, have been identified and are presented in Appendix E. Specifically, the changes identified in Appendix E are needed to make existing program or administrative statutes and regulations compatible with the demonstration design recommendations outlined in the design section that follows. The need for similar changes may limit the Secretary's ability to add additional programs during the course of a demonstration.

#### **DEMONSTRATION DESIGN**

While Title V of the Act contains the basic elements that define self-governance in the view of tribes and the Congress, there are significant differences between the IHS model and a demonstration that includes non-IHS programs that will vary significantly in objectives, services, beneficiaries, and administrative requirements. These differences argue for modifying the Title V model. For example, most of the programs recommended for inclusion in a demonstration have statutorily derived formulas for awarding funds, making it impractical to adopt the Title V approach to negotiating funding agreements. The need to address program identity and accountability issues raised by stakeholders also argues for something other than the Title V model.

Therefore, rather than relying on Title V, a specific set of demonstration design recommendations (not to be confused with specific recommendations that follow on the ability of tribes to redesign programs during the course of a demonstration) have been developed and are recommended as the basis for a demonstration. If Congress chooses to create a self-governance demonstration, these design elements should be included in the authorizing legislation.

#### Definition-Indian Tribe

Recommendation: For the purpose of a demonstration project, it is recommended that the definition of an Indian tribe include federally-recognized Indian tribes or, where authorized by an Indian tribe, an inter-tribal consortium or a tribal organization acting on its behalf.

#### Selection of Participating Tribes

Recommendation: A demonstration should be limited to up to 50 projects composed of tribes or inter-tribal consortia that either have established compact and funding agreements under Title V of the Act or tribes or consortia that have successfully carried out a planning grant (or in lieu of a planning grant completed a pre-award survey) and meet specified financial stability requirements.

A demonstration project should be open to tribes or tribal consortia that have established compact and funding agreements under the terms of Title V of the Act. These tribes or consortia have already demonstrated program and financial management capacity. For those tribes or consortia not meeting this threshold, eligibility should be established by successful completion of a planning grant (or in lieu of a planning grant completed a pre-award survey) and demonstration of 3 fiscal years of financial stability and management as evidenced by having no uncorrected significant and material audit exceptions under Federal grants or contracts.

In addition, a demonstration should be limited to 50 projects to maintain costs and the manageability of a demonstration and attendant evaluation. The Secretary should be authorized to establish criteria for the selection of participating tribes or consortia in the event that more than 50 tribes or consortia apply for a demonstration. It should be noted that a demonstration will not affect the ability of non-participating tribes or consortia to apply for and operate HHS programs, including the programs under a demonstration.

# Planning and Negotiation Grants

Recommendation: Planning grants should be authorized to assist tribes in preparing self-governance proposals. Grants should be limited to tribes with a demonstrated need.

As discussed in the cost section of the study, most tribes do not have sufficient resources to prepare and negotiate self-governance agreements. Prior models have allowed one-time grants for that purpose. Similarly, it is recommended that planning and negotiation grants (at \$70,000) be authorized for up to 50 tribes or tribal consortia that want to participate in a self-governance demonstration project. Since some tribes may already administer programs and have experience with self-governance, grants should be limited to those tribes demonstrating a need for planning technical assistance.

# Application Process

Recommendation: The Secretary should be authorized to consolidate existing program application requirements into a single application that tribes would submit for proposing participation in a demonstration project.

Currently, programs recommended for inclusion under a demonstration project have separate and often extensive application requirements. While administrative simplification is integral to self-governance and a single application should be part of a demonstration project, implementation of the single application approach will require abolishing separate application

processes and information requirements that now exist in the targeted programs. While some of these processes and requirements may not be critical or overlap, others will remain essential to defining the scope of the programs, services, functions, or activities to be carried out under a demonstration; e.g., information related to definitions of service areas, client eligibility, programs objectives and assurances required in program legislation. Therefore, it is important that the Secretary be given specific authority to develop a consolidated process and format for submission of compacts, including the ability to require continued use of critical elements of the existing application process and information requirements from the targeted programs.

#### Compacts

Recommendation: The Secretary should be authorized to negotiate, to the extent permitted under current law, and enter into a written compact with each Indian tribe participating in a demonstration.

The compact should set forth the terms of the agreement that apply while the agreement is in effect and modifications made only by mutual agreement of the parties.

#### Funding Agreements

Recommendation: The Secretary should be authorized to negotiate, to the extent permitted under current law, and enter into a written funding agreement with each participating Indian tribe.

With the exception of Head Start, the Older Americans Act, and the SAMHSA Targeted Capacity Expansion program, the programs targeted for a demonstration have statutorily mandated formulas for calculating award amounts, including provisions for indirect costs. In the case of Head Start, awards are based on a negotiated amount. In the case of the Older Americans Act, the Administration on Aging uses a population-based formula (although, as stated, not statutorily mandated). Therefore, it will be important for legislation authorizing a demonstration to recognize that award amounts under funding agreements will largely be based on formulas or other statutory requirements of the authorizing legislation of the programs and will not be subject to negotiation or change unless Congress revises existing formulas. Specific legislative authority will also be needed to allow tribes to move funds between programs included in their demonstrations. With these caveats regarding award amounts, the overall recommendations is that agreements should be mutually negotiated between the Secretary and the tribe.

#### Indirect Costs/Matching

Recommendation: Current statutory requirements relating to indirect cost should be maintained.

The issue of indirect cost is discussed in detail under the "findings" section of the study. Removing statutory caps on administrative cost that affect recovery of indirect cost would significantly increase the cost of a demonstration project (or potentially result in a reduction of services) and create a situation where State programs would be treated differently than tribes. It is also possible that administrative efficiencies of a demonstration will allow tribes to realize cost savings that will reduce or eliminate any burden caps impose. For these reasons, the

recommendation is to maintain current indirect cost caps where applicable, while allowing the consolidation of total allowable indirect costs from each program into a single indirect cost pool to cover administrative costs of the compact and funding agreement.

For similar reasons, a change in current law with respect to program matching requirements also is not recommended, although some of the target programs allow the Secretary to waive matching requirements.

#### Redesign and Consolidation

Recommendation: Tribes should be provided the authority to redesign and consolidate programs during the course of the demonstration project, subject to limits imposed by non-waivable statutory or regulatory provisions of the individual programs.

Redesign and consolidation authority is a principal tenet and inseparable from the definition of self-government. In practice, this authority provides tribes with the flexibility to change programs and reallocate funds among programs to meet specific tribal needs under a self-government agreement within the boundaries of controlling program legislation.

Also, it should be noted that, since a demonstration largely will be administered within existing legal requirements, redesign and consolidation opportunities will be limited by the authority to waive statutory requirements.

#### Waivers

Recommendation 1: Program waivers, to the extent provided by statute and regulation, should be available to tribes throughout the demonstration project.

The ability to redesign and consolidate programs and activities depends, in part, on the use of regulatory waiver authority. The Secretary's authority to grant waivers is spelled out in current law and regulations applicable to the targeted programs. Current authority is seen as sufficient and no additional waiver authority is requested for a demonstration.

Recommendation 2: Waiver requests should be limited to the term of a demonstration and subject to withdrawal if the Secretary determines compliance with the waived provision is essential to program integrity. If withdrawal is contemplated, tribes should be provided due process that would include timely notification and the ability to propose a corrective action plan.

Since waivers may have a substantial impact on program beneficiaries, the ability of the Secretary to monitor the use of waivers and to withdraw waivers is an important element under a demonstration project when there is clear evidence that continuation of a waiver will result in substantial harm to the beneficiaries. Tribes should have administrative appeal rights with the tribe bearing the burden of proof and the standard of review being whether the decision withdrawing the waiver was arbitrary or capricious.

#### Withdrawal and Termination

Recommendation: A demonstration should defer to current law regarding withdrawal and termination for the targeted programs.

Withdrawal occurs when a tribe decides not to receive funding and the Federal government funds another grantee in its place to conduct the program. Termination occurs when the Federal government terminates tribal control of programs for cause. Current statutory and regulatory provisions address withdrawal and termination and should be maintained for the demonstration. It is important to note that States or other entities would assume services should withdrawal and termination occur, since these programs are not delivered directly by HHS.

#### Final Offers - Appeals

Recommendation: While tribes should have the ability to appeal rejections of final offers for compacts and funding agreements, these appeals should be limited in scope.

To evaluate a time-limited demonstration, it is important that the project and agreements be in place quickly and stability of the program be established. This will not be the case if appeals delay the start of one or more components of a demonstration, such as putting in place funding agreements or reporting systems. Therefore, it is recommended that a demonstration project provide for a limited appeals process in cases where the department and tribes are unable to reach agreement on the terms of self-governance agreements. The legal framework for the process should include the issuance by the Department of a written statement giving the reasons for disapproval of a final tribal offer and the right of a tribe to appeal the decision to the Intra-Departmental Council on Native American Affairs, a body of senior department officials responsible for advising the Secretary on tribal matters in the Department. The burden of proof on appeal would be borne by the tribe. An "arbitrary or capricious" standard would be used. The decision of the Council should be final and not subject to judicial review.

#### Conflict of Interest

Recommendation: A conflict of interest prohibition should be established for tribes participating in a demonstration project.

Tribes should be required to have internal measures in place to prevent conflict of interest in the administration of the programs under a demonstration project.

#### Cost Principles

Recommendation: Cost principles found in applicable Office of Management and Budget (OMB) circulars and made applicable to recipients of financial assistance by various Federal regulations must be made applicable to tribes under a demonstration project.

#### Audit Exceptions

Recommendation: Current audit procedures under OMB Circular A-133 regarding resolution of audit exceptions must be made applicable to a demonstration project.

#### Record Keeping

Recommendation: Current Federal recording keeping requirements applicable to grantees should apply to tribes participating in a demonstration.

#### Savings

Recommendation: To the extent that compacts and funding agreements reduce the administrative or other responsibilities of the Secretary through program consolidation with respect to the operation of programs under a demonstration project, the savings should be made available to the tribes.

While it is not expected that savings to HHS will accrue because of a demonstration, any savings that can be identified should be available to the tribes.

#### Transfer of Funds

Recommendation: To facilitate coordination of programs under a demonstration, the Secretary should be authorized to establish a common funding cycle for programs under a demonstration project.

Currently, some of the programs targeted for a demonstration have different award and funding cycles. Manageability of a demonstration would be greatly improved by allowing all programs under a demonstration to begin on the same cycle. This would also enhance coordination of program reporting and evaluation of a demonstration project.

# Prompt Payment Act

Recommendation: Chapter 39 of title 31, United States Code must be made applicable to the transfer of funds due under a compact or funding agreement in a demonstration project.

This would ensure that the interest penalty and other provisions of the Prompt Payment Act would apply to the transfer of funds under a funding agreement in a demonstration project.

#### Carryover of Funds

Recommendation: All funds awarded under a funding agreement should remain available until expended.

Current law requires federal approval for tribes to carry over funds from one fiscal year to the next. Again, a core element of self-governance is tribal discretion and control over the

management of funds. This recommendation will devolve federal control over this level of decision making while enhancing tribal flexibility.

#### Construction

Recommendation: The provisions of Title V, Sections 509 and 510 relating to construction should be made applicable to a demonstration, subject to retention of a federal interest in the property.

This recommendation will ease the administrative burden on tribes, consolidating current construction rules that vary from program to program into a single, uniform set of construction rules that tribes currently use under the IHS self-governance program. This promotes the goal of administrative simplification. This recommendation also would allow tribes, under the consolidation and redesign authority to consolidate and use funds from the programs under a compact or funding agreement for construction purposes to the extent that the use of funds for construction is allowable under the authorizing legislation of the programs included in the demonstration project. In this respect, it should be noted that several of the programs currently prohibit the use of funds for construction and would require changes to the legislation authorizing the programs (see Appendix E), if funds from these programs were to be available for construction. The legislation authorizing a demonstration project should specify that there is a federal interest in facilities constructed using funds provided under a demonstration project in order to avoid future controversy on the matter.

#### Changes in Funding

Recommendation: Changes in tribal funding for any program or activity under a demonstration should be in accordance with existing statutory authority and nothing in a demonstration should be construed to change that authority.

Clearly, nothing in a demonstration should affect the level of funding a tribe should otherwise receive under the statutes and regulations governing the programs in a demonstration. It is recommended that the authorization for a demonstration include language stating that participation in a demonstration will not change the amount of funding a tribe would receive for any program compared to the amount it would receive from that program outside of a demonstration.

#### Length of Demonstration

Recommendation: A demonstration should be authorized for five years.

A five-year demonstration should provide adequate time to implement and evaluate a demonstration project.

#### Project Administration

Recommendation: A single program office in HHS should manage a demonstration project.

Given the number and complexity of programs and tribes that could participate in a demonstration, a single point of contact and coordination of demonstration project operations is essential to success. Specific legislative authority would be needed for a single office to be able to provide consolidated awards, which are currently made by the separate HHS programs recommended for inclusion in the demonstration, to tribes participating in a demonstration. Therefore, the Secretary should be authorized to establish a single point of contact for management of a demonstration project. The Secretary should also have the authority to establish policy, negotiate and make awards, and evaluate a demonstration.

# METHODS TO ASSURE QUALITY AND ACCOUNTABILITY

Congress requested that the Secretary advise on methods to assure quality and accountability in a self-governance demonstration. The following recommendations address this requirement.

#### **Financial**

Recommendation: The Single Audit Act, as amended and including its implementation guidance, must be made applicable to a self-governance demonstration.

The Single Audit Act is the government-wide mechanism for assuring financial accountability and is already applied to self-governance projects under Title V of the Act.

#### <u>Program</u>

Recommendation 1: Program accountability and quality should be monitored through specific performance measures and performance reports, established through negotiations with the tribes prior to the establishment of self-governance agreements.

The flexibility to redesign and consolidate programs and activities and waive certain existing program requirements in a demonstration raises concerns about maintaining program identity and assuring that eligible beneficiaries continue to receive quality services. These concerns can be addressed through program performance measures and reporting. This parallels the Government Performance and Results Act and is the current paradigm for program accountability. In the case of a demonstration, the Secretary would negotiate a single set of performance measures and performance report that would be standard for all tribes throughout a demonstration. The measurement system would incorporate key measures and data requirements that currently exist for each program under a demonstration into a single system, eliminating redundancy. A tribe would report on only those measures applicable to the programs under their particular self-governance agreement.

Recommendation 2: A maintenance of effort provision should be part of a demonstration with the option for tribes to reprogram up to 20 percent of funds of the individual programs.

To further address the concern that the redesign and consolidation authority, by allowing tribes to move funds between programs, would result in the erosion of program services, a maintenance of effort requirement is recommended. Such a provision could require tribes to maintain a baseline level of services and expenditures for each program under a demonstration. To provide flexibility to redesign and consolidate programs and activities, tribes should be allowed to reprogram up to 20 percent of the funds of a program. This change will require amendments to existing legislation authorizing the programs selected to participate in the demonstration project, or to the statute establishing the project.

Recommendation 3: An overall evaluation of a demonstration should also be authorized.

In order to evaluate the success of a demonstration as a basis for deciding future extensions of self-governance, a process and outcome evaluation of a demonstration should be authorized. This should incorporate such items as an evaluation of the use of waivers and limitations of a demonstration model for future self-governance authorizations.

Recommendation 4: Authorization should be given to use compact funds to comply with performance data collection and reporting requirements.

Tribes should be authorized to use compact funds to fully cover any data collections and reporting requirements.

#### Program Duplication - State Concerns

Recommendation: Participating tribes should be required to demonstrate efforts to coordinate information on dually eligible clients with States.

One prominent issue raised by State government organizations during the consultation process was the issue of dually eligible clients - clients who can elect to be served through either State systems or the tribe. In these cases (e.g., child care subsidies) the potential for duplicate benefits exists, as well as for a negative impact on States. For example, a tribe might receive funds to provide child care subsidies to qualified tribal members while the State does not. However, because the tribal member is eligible under current law for subsidies both from the tribe and the State, the tribal member can elect to receive subsidies from the State. Since the tribe, not the state, receives funds for services to tribal members, this creates an unfunded liability for the State. Short of changing eligibility rules, a system of information sharing might help this problem. Therefore, a recommendation is made to have tribes demonstrate efforts to coordinate client information with States. For example, tribes might identify dually eligible tribal members to the States and indicate when they have elected to receive services from the tribe.

# Tribal Self-Governance Amendments of 2000

(P.L. 106-260, Enacted 8/18/00)

Section 5.

The Indian Self-Determination and Education Assistance Act is amended by adding at the end the following:

# TITLE VI--TRIBAL SELF-GOVERNANCE-DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### SEC. 601. DEFINITIONS.

- (a) In General.--In this title, the Secretary may apply the definitions contained in title V.
- (b) Other Definitions.--In this title:
- (1) Agency.--The term 'agency' means any agency or other organizational unit of the Department of Health and Human Services, other than the Indian Health Service.
- (2) Secretary.--The term 'Secretary' means the Secretary of Health and Human Services.

## SEC. 602. DEMONSTRATION PROJECT FEASIBILITY.

- (a) Study.--The Secretary shall conduct a study to determine the feasibility of a tribal self-governance demonstration project for appropriate programs, services, functions, and activities (or portions thereof) of the agency.
  - (b) Considerations .-- In conducting the study, the Secretary shall consider--
  - (1) the probable effects on specific programs and program beneficiaries of such a demonstration project;
  - (2) statutory, regulatory, or other impediments to implementation of such a demonstration project;
    - (3) strategies for implementing such a demonstration project;
    - (4) probable costs or savings associated with such a demonstration project;
  - (5) methods to assure quality and accountability in such a demonstration project; and
  - (6) such other issues that may be determined by the Secretary or developed through consultation pursuant to section 603.
- (c) Report.--Not later than 18 months after the date of the enactment of this title, the Secretary shall submit a report to the Committee on Indian Affairs of the Senate and the Committee on Resources of the House of Representatives. The report shall contain—
  - (1) the results of the study under this section;
  - (2) a list of programs, services, functions, and activities (or portions thereof) within each agency with respect to which it would be feasible to include in a tribal self-governance demonstration project;
  - (3) a list of programs, services, functions, and activities (or portions thereof) included in the list provided pursuant to paragraph (2) that could be included in a tribal self-governance demonstration project without amending statutes, or waiving regulations

that the Secretary may not waive;

- (4) a list of legislative actions required in order to include those programs, services, functions, and activities (or portions thereof) included in the list provided pursuant to paragraph (2) but not included in the list provided pursuant to paragraph (3) in a tribal self-governance demonstration project; and
- (5) any separate views of tribes and other entities consulted pursuant to section 603 related to the information provided pursuant to paragraphs (1) through (4).

#### SEC. 603. CONSULTATION.

- (a) Study Protocol .--
- (1) Consultation with Indian tribes.--The Secretary shall consult with Indian tribes to determine a protocol for consultation under subsection (b) prior to consultation under such subsection with the other entities described in such subsection.
  - (2) Requirements for protocol.--The protocol shall require, at a minimum, that--
  - (A) the government-to-government relationship with Indian tribes forms the basis for the consultation process;
  - (B) the Indian tribes and the Secretary jointly conduct the consultations required by this section; and
  - (C) the consultation process allows for separate and direct recommendations from the Indian tribes and other entities described in subsection (b)
- (b) Conducting Study.--In conducting the study under this title, the Secretary shall consult with Indian tribes, States, counties, municipalities, program beneficiaries, and interested public interest groups, and may consult with other entities as appropriate.

#### SEC. 604. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated such sums as may be necessary to carry out this title, Such sums shall remain available until expended.

#### APPENDIX B

# TRIBAL SELF-GOVERNANCE STUDIES BIBLIOGRAPHY

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#### APPENDIX C

#### **CONSULTATION PROTOCOL**

The "Tribal Self-Governance Amendments of 2000" requires the Department of Health and Human Services to conduct a study to determine the feasibility of a tribal self-governance demonstration for appropriate programs, services, functions, and activities (or portions thereof) of the agency (other than the Indian Health Service). In conducting the study, the Department is to consult with Indian tribes, States, counties, municipalities, program beneficiaries, and interested public interest groups. Additionally, before undertaking the consultation, the Department must develop a consultation protocol in consultation with the Indian tribes. At a minimum, the protocol is to provide that: (a) the protocol be based on a government-to- government relationship between Indian Tribes and HHS; (b) Tribes and the Secretary jointly conduct the consultations; and (c) the consultation process allows for separate and direct recommendations from the Indian tribes and other entities.

This document sets forth the consultation protocol for the study. Consultation will be carried out in terms of the principles and processes set forth in this document.

#### **PRINCIPLES**

The United States recognizes a special government-to-government relationship with Indian Tribes, including the right of Indian Tribes to self-governance.

Although progress has been made, Congress has found that centralized rules and regulations of the Federal bureaucracy erodes tribal self-governance and dominates tribal affairs.

Tribal self-governance has been demonstrated to improve and perpetuate the government-to-government relationship and strengthen tribal control over Federal funding and program management.

To the maximum extent possible, the goal of the feasibility study is to identify ways to reduce and eliminate barriers that prevent Tribes and Tribal organizations from assuming responsibility for Department of Health and Social Services programs.

The Feasibility Study shall be conducted consistent with the government-to-government relationship and the principles of self-governance.

Tribal consultation required through the Feasibility Study shall be carried out consistent with the Executive Order 13175 regarding Consultation and Coordination with Indian Tribal Governments.

#### CONSULTATION - GENERAL

Formal consultations with designated entities will take place at three important junctures of the study: 1) at the outset of the study; 2) following the development of a draft report; and 3) following the development of a final report before transmittal to Congress. Details on the consultation process follow.

As required by Section 603(a)(2)(B) of the Tribal Self-Governance Amendments of 2000, consultations will be jointly conducted by the Department and the Indian tribes. With respect to this requirement, the Title VI Feasibility Study Team of the HHS Tribal Self-Governance Advisory Committee and the Deputy Assistant Secretary for Planning and Evaluation (Special Policy Initiatives and Planning) are jointly responsible for the management of the study consultation process.

#### **CONSULTATION - PROCESS**

Consultation with statutorily designated entities will take place in four phases.

Phase One: Consultation with tribal entities will be held at the start of the study to determine tribal views on the feasibility and scope of a possible demonstration project. The results of consultation with tribal entities at this early stage will be used to focus the scope of initial consultations with non-tribal entities (see below). Consultation questions at this stage will be:

Do tribal entities believe a self-governance demonstration project is feasible for appropriate Department programs outside the Indian Health Service? If no, why not?

If so, which programs would be appropriate for inclusion in a demonstration?

Should the financial, quality, accountability, eligibility, and process rules (design) that govern tribal self-governance under Title V of the Indian Self-Determination and Education Assistance Act apply to a demonstration project?

If not, what other design options are recommended?

The phase one consultation process will include a written request for recommendations followed by a series of geographically diverse regional meetings (number and location to be decided). Subsequent to the consultations, tribal recommendations will be analyzed jointly by the tribal study team and the Department to focus the scope of initial consultations with non-tribal entities in terms of programs that might be included in a demonstration project and the design of the project.

Phase Two: Consultation with statutorily designated non-tribal entities will be based on the results of the phase one consultation with tribes. Tribal views on programs to be included and design options for a demonstration will be presented to non-tribal entities who are stakeholders

interested in the programs recommended for inclusion. Consultation questions at this stage will be:

Are the programs for inclusion and project design options recommended by the tribes feasible for inclusion in a demonstration program. If not, why?

Are there particular design options that would be better or overcome problems?

The phase two consultation process will include a written request for recommendations from the following entities: national organizations representing states, counties, and municipalities and national organizations representing program beneficiaries and public interest groups. The written request will be followed by a meeting in Washington with the organizations representing states, counties, and municipalities. A parallel meeting will also be held with beneficiary and public interest groups.

Phase Three: Following the phase one and two consultations, the Department will prepare a draft report to Congress. The draft report will assess the feasibility of a demonstration and, if found to be feasible, provide recommendations on the specific programs to be included in the demonstration, the design of the demonstration (financial, quality, accountability, eligibility, and process rules), and any statutory, regulatory, or other impediments to the implementation of a demonstration. A written request for comments on the draft will be sent to tribal and other entities participating in the phase one and two consultations. In particular, the request will solicit views on the probable effects (positive or negative) of a recommended demonstration on the specific programs to be included in the demonstration and on the program beneficiaries of such programs.

If necessary, a followup meeting may be held with national and regional tribal organizations to discuss reactions to the draft report. A similar opportunity will be available to non-tribal entities.

Phase Four: Section 602(c)(5) of the Tribal Self-Governance Amendments requires that the Department report to Congress contain any separate views of tribes and other entities consulted. To address this requirement, a written request for separate views on the Department's final report will be sent to tribal and other entities prior to transmittal of the report to Congress. Any entity

wishing to submit a separate view of the report may do so on the understanding that it will be included in an appendix to the report.

#### CONSULTATION - IMPLEMENTATION

Information: In order to facilitate consultation with tribes, HHS will provide an inventory of its programs, services, activities and functions with as much information as feasible, including program descriptions, recipients, beneficiaries and funding levels. HHS will also provide as much information as possible on particular program activities underway with tribal entities. In addition, HHS will maintain a website where it will post information on the study.

Logistical Responsibility: The Department may provide contractor support to handle the logistics of consultation meetings and mailings. Any contractor thus acquired should be knowledgeable in tribal consultation.

Meeting Leadership: Meetings will be jointly chaired by the head of the tribal study team and the Deputy Assistant Secretary for Planning and Evaluation or their designees. A facilitator may assist in conducting the meetings at the direction of the joint chairs.

Recording Meeting Recommendations: Minutes of the meeting will be kept by note takers and an audio recording made for later reference if clarification is needed.

Written Communications: Written request for comments during the consultation process will be jointly made by the head of the tribal study team and the Deputy Assistant Secretary for Planning and Evaluation.

Availability of Comments: Written comments received at various stages of the study will be placed on the study website to the extent feasible.

# TITLE VI TRIBAL SELF-GOVERNANCE CONSULTATION SESSIONS

### Regional Tribal Sessions

Minneapolis, MN April 13, 2001

Attendees: Federally-recognized tribes

Nashville, TN April 26, 2001

Attendees: Federally-recognized tribes

San Francisco, CA May 1, 2001

Attendees: Federally-recognized tribes

Anchorage, AK May 3, 2001

Attendees: Federally-recognized tribes

### Governmental Organization Session

Washington, DC June 6, 2001

Attendees: State and Local Governmental Organizations

# Constituent (Non-Governmental) Organizations Consultations

Washington, DC

June 7, 2001

Attendees: Non-Governmental Organizations representing a variety of constituent groups.

### National Wrap-Up Session

Washington, DC June 14, 2001

Attendees: Federally-recognized tribes

State and Local Government Organizations Constituent (Non-Governmental) Organizations

### APPENDIX E

# EXISTING LEGAL BARRIERS TO IMPLEMENTATION OF STUDY RECOMMENDATIONS

Design Provision	Design Recommendation	Required Changes to Authorizing Statutes and Regulations		
Application Process	Secretary authorized to consolidate and adopt a single, application process and application form covering all programs in the self-governance demonstration. Key components of existing application requirements in program legislation would be retained, e.g., required assurances.	Legislative authority needed to allow Secretary to consolidate separate program application/plan requirements for programs in the demonstration.		
Redesign & Consolidation	Tribes authorized to redesign and consolidate program activities under compacts and funding agreements, including the authority to transfer up to 20% of the funds of a program. Authority limited only by maintenance of effort provision.	All statutes authorizing grant programs are subject to an implicit requirement that the funds which they authorize cannot be spent for purposes other than those authorized by the statute. Consequently, consolidation and transfer of funds between targeted programs must be specifically authorized either in the legislation authorizing the funds in question or the legislation authorizing the Demonstration project.		
		Head Start, 42 U.S.C. Sections 9835(a)(2), specifically prohibits combining Head Start funds with other program funds. LIHEAP, 42 U.S.C. Section 8624(b)(1), prohibits use of program funds for non-program purposes. CCDBG, 42 U.S.C. Section 9858m(e)(4), may also prohibit use of funds for non-program purposes.		
		(cont.) (cont.)		
	36	Modification to these statutory requirements is needed to		

Design Provision	Design Recommendation	Required Changes to Authorizing Statutes and Regulations		
		implement redesign and consolidation authority. TANF, 42 U.S.C. Section 604, prohibits the use of TANF funds for purposes not "reasonably calculated to accomplish the purposes" of the program. The TANF regulations limit authorized transfers of TANF funds to the Child Care and Development Block Grant and the Social Services Block Grant programs, subject to certain restrictions.		
Carryover of Funds	Tribes would be authorized to carryover funds from one year to the next until expended. No federal approval is required.	42 U.S.C. Section 9907 (a)(2) permits CSBG funds to be carried over by grantees into the succeeding fiscal year. 45 CFR Part 92.23(a) requires HHS grantees in programs covered by the regulation, including the Head Start program, to obtain permission to carryforward unobligated funds. 45 CFR Part 96.81 limits requests for carryover to 10% of LIHEAP award. Both Child Welfare Services and Promoting Safe and Stable Families require expenditure of funds within fiscal year. 45 CFR Parts 1357.40(d)(5)(C)(iv) and 1357.50(h). 45 CFR Part 98.60(e)(1) of the CCDBG program regulation require tribal grantees to obligate all funds "by the end of the fiscal year following the fiscal year for which the grant is awarded. Any funds not obligated during this period will revert to the Federal government." Modification to each of these statutes and regulations will be needed to implement the design recommendation.		
Sec. 509. Construction Projects	Tribes would be authorized to use funds under compacts and funding agreements for construction in accordance with Title V of the Act (which would be adopted for the demonstration).	Program statutes and regulations would need to be modified to permit use of funds for construction unless limits are placed on redesign and consolidation authority		

Design Provision	Design Recommendation	Required Changes to Authorizing Statutes and Regulations
	Under the redesign and consolidation authority, funds could be moved between programs and program activities, including into construction activities.	under the demonstration. 42.U.S.C. Section 9839(g) set conditions for the use of funds to construct Head Start facilities. 42 U.S.C. Section 9918 generally prohibits the use of CSBG funds for construction, absent the Secretary granting a waiver. The statute should be amended to clarify that tribes participating in the demonstration project will be authorized to use CSBG funds for construction projects. 42 U.S.C. Section 9858m(c)(6)(C) places limitation use of CCD funds for construction. 42 U.S.C. Section 8628 prohibits use of LIHEAP funds for construction. 45 CFR Part 1357.40(d)(5)(iii) explicitly prohibits use of Child Welfare Services funds for construction. 45 CFR Part 286.45(e) prohibits the use of TANF funds for construction or purchase of facilities.

### APPENDIX F

# ADMINISTRATIVE AND INDIRECT COSTS/MATCHING REQUIREMENTS TARGET PROGRAMS

Agency	Program	Tribal Funding FY 2001	Program Purpose	Tribal/Beneficiary Eligibility	Tribal Allocation Formula	Matching Requirements	Allowable Indirect and Administrative Cost Rates
AoA	Grants for Native Americans	\$23m. of \$23m. <sup>1</sup>	Provide congregate & home delivered meals and supportive services.	Tribal – Tribes (or groups of Tribes) w/50 or more Indians aged 60 or over.  Beneficiary – Each tribe may define what an "older Indian" is for purposes of receiving services.	Awards are determined by a formula based on the number of elders, age 60 and over, within the tribally designated services area. In FY 2001, tribes with 50-100 elders received \$69,100; 101-200 elders, \$78,420; 201-300elders, \$89,040; 301-400elders, \$100,350; 401-500 elders, \$110,980; 501-1,500 elders, \$128,550; more than 1,500 elders, \$168,800.	None	Tribes may use their negotiated indirect cost rate (currently the maximum negotiated for any tribe is 67 percent).
SAMHSA	Mental Health and Substance Abuse Prevention & Treatment Targeted Capacity Expansion	Approx. \$41m for all tribes.	Plan, carry out, and evaluate mental health and substance abuse prevention and treatment activities.	Indian tribes and Tribal organizations.  Beneficiary – Individuals requiring mental health and substance abuse prevention and treatment services.	None	None	Negotiated rate.

<sup>&</sup>lt;sup>1</sup>/ 233 Native American grantees representing nearly 300 tribes/villages (75 percent of the eligible AI/AN population).

Agency .	Program	Tribal Funding FY 2001	Program Purpose	Tribal/Beneficiary Eligibility	Tribal Allocation Formula	Matching Requirements	Allowable Indirect and Administrative Cost Rates
ACF	Tribal Temporary Assistance for Needy Families	\$ 78m. <sup>2</sup> of \$16,689 m.	Provide assistance to needy families; end dependence; reduce out of wedlock pregnancies; and support twoparent families.	Tribal – All federally-recognized tribes in the lower 48 and 13 specified entities in Alaska are eligible.  Beneficiary – Tribe decides who to serve and sets income caps for eligibility. A Tribal member may chose whether to be served by the State or the Tribe. The Tribe may, with agreement w/State also serve non-Indians.	Based on the total Federal payments attributable to State expenditures, including administrative costs (which includes systems costs) for FY 1994 under the former AFDC, Emergency Assistance and Job Opportunities and Basic Skills Training programs, paid on behalf of Indian families residing in the geographic service area or areas identified in the Tribal Family Assistance Plan. In addition, some States provide some matching funds to tribes which the states count toward their maintenance of effort requirement.	None	Administrative cost (which include indirect cost) may not exceed an ACF/Tribal negotiated cap. Negotiated rate cannot exceed: 35% in 1 <sup>st</sup> year of grant; 30% in 2 <sup>nd</sup> year of grant; and 25% thereafter.

<sup>&</sup>lt;sup>2</sup>/ 34 Native American grantees representing 171 Tribes/Villages.

Agency	Program	Tribal Funding FY 2001	Program Purpose	Tribal/Beneficiary	Tribal Allocation Formula	Matching Requirements	Allowable Indirect and Administrative Cost Rates
ACF	Low Income Home Energy Assistance Program	\$ 12m. <sup>3</sup> of \$2,000m	Help low income households meet the costs of heating and cooling their homes.	Tribal – Federally and State recognized tribes and tribal organizations designated by eligible tribes.  Beneficiary – Low income households. Grantees set eligibility criteria for low income households; household income cannot exceed the greater of 150% of the poverty level in the State or 60% of State median income; or the household must receive TANF, food stamps, SSI, or need-tested veterans' benefits.	Each Tribe is eligible to receive from the State share an amount that equals the ratio of number of eligible Indian households residing in the State on the reservation (or trust lands adjacent to the reservation) to the number of eligible state households, or such greater amount as the Tribe and State may negotiate. For non-reservation tribes, HHS, in consultation with the tribe and State, defines the number of Indian households. Most States agree to tribal allocations that are greater than the the statutorily mandated minimum; some States voluntarily assist tribal households if Tribal funds run out.	None	For tribes and tribal organizations with allotments of \$20,000 or less, the limitation on planning and administration cost is 20% of funds payable and not transferred for use under another block grant; and for grantees with allotments over \$20,000 the limitation on the cost of planning and administration is \$4,000 plus 10% of the amount of funds payable (and not transferred for use under another block grant) that exceeds \$20,000.

<sup>&</sup>lt;sup>3</sup>/ 130 Native American grantees representing 209 Tribes/Villages.

Agency	Program	Tribal Funding FY 2001	Program - Purpose	Tribal/Beneficiary Eligibility	Tribal Allocation Formula	Matching Requirements	Allowable Indirect and Administrative Cost Rates
ACF	Community Services Block Grant	\$ 4m of \$600m.	Assist low-income individuals and families in rural and urban areas to become self-sufficient.	Tribal – Federally and State qualified Tribes and Tribal organizations designated by eligible tribes.  Beneficiary – Poor individuals/families at or below the annual poverty line, or at the tribe's discretion, up to 125% of the official poverty line, if the tribe determines that would better serve the CSBG program.	For Tribes receiving direct HHS grants: the Secretary reserves from the State allotment at least an amount equal to the ratio that the population of all eligible Indians at or below poverty line bears to the population of all individuals eligible for assistance in the State. Except for small number of States that voluntarily negotiate higher amounts, funding is exclusively based on statutory formula.	None	Tribal grantee administrative expenses, comparable to the administrative expenses incurred by States at the State level, are capped at the greater of 5% of the grantee's CSBG allotment, or the grantee's CSBG allotment multiplied by the ratio of \$55,000 to the smallest state allotment for that fiscal year.

Agency	Program	Tribal Funding FY 2001	Program Purpose	Tribal/Beneficiary Eligibility	Tribal Allocation Formula	Matching Requirements	Allowable Indirect and + Administrative Cost Rates
ACF	Child Care Development Fund <sup>4</sup>	\$ 91m. <sup>5</sup> of \$4,567m	Assist low- income families with child care, promote parental choice, provide consumer education, support working parents, & implement health/safety standards	Tribal – Federally recognized tribes, tribal organizations and consortia.  Beneficiary – Services for children under 13 (or, at the option of grantee, 19, if disabled or under court supervision) who reside in a family whose income does not exceed 85% of the State median (or 50% of the Tribal median income) and whose parents are working or attending job training.	Discretionary – Secretary reserves between one and two percent of the annual appropriation for Tribes/Tribal organizations. Each tribe receives a base amount of \$20,000 and, for each child in the tribe under age 13, a per child amount determined by dividing the amount of funds available for all tribes by the total number of Indian children living on or near the tribal reservations or other appropriate areas served by the tribal grantee.  (cont.)	None	Administrative costs are limited to 15% of grant amounts, excluding the discretionary base amount which can be used for any activity in accordance with the purposes of the program. Program has declassified some administrative functions so they may be funded under the 85% services portion.

<sup>&</sup>lt;sup>4</sup>/ This title combines what have been, historically, thought of as two separate programs: one a discretionary block grant and the other a mandatory formula program, both providing child care services.

<sup>&</sup>lt;sup>5</sup>/ Includes mandatory and discretionary; these funds were appropriated to 257 Tribes; through consortia arrangements.

Agency	Program	Tribal Funding FY 2001	Program = Purpose :	Tribal/Beneficiary Eligibility	Tribal Allocation Formula	Matching Requirements	Allowable Indirect and Administrative Cost Rates
					Mandatory – Secretary reserves up to 2% of amount appropriated under section 418(a)(3) of the Social Security Act for tribes. Each tribe receives an amount per Indian child under age 13. The per child amount is determined by dividing the total amount of funds available to tribes by the total number of Indian children in the tribal service areas, including Indian children living on or near reservations with the exception of tribes in Alaska, California and Oklahoma.		

Agency	Program	Tribal Funding FY 2001	Program Purpose	Tribal/Beneficiary Eligibility	Tribal  Allocation Formula	Matching Requirements	Allowable Indirect and Administrative Cost Rates
ACF	Native Employment Works	\$ 8m. of \$ 8m.	To make work activities available to grantee designated service populations and service areas.	Tribal – Federally recognized tribes and Alaska Native organizations that operated a tribal JOBS programs in FY 1995.  Beneficiary – Unemployed and underemployed individuals as determined by the grantce.	NEW grant awards for each eligible tribe are set by law at the FY 1994 tribal JOBS funding level for that tribe.	None	No restrictions; may use the negotiated indirect cost rates. Also no statutory or regulatory limits on administrative costs.

Agency	: Program	Tribal Funding FY 2001	Program Purpose -	Tribal/Beneficiary Eligibility	Tribal Allocation Formula	Matching. Requirements	Allowable Indirect and Administrative Cost Rates
ACF	Head Start	\$171m.6 of \$6,200m	Promote school readiness of low-income children and their families.	Tribal – Any Indian tribe which meets the qualification requirements may apply for grant funds.  Beneficiary – Generally, children from low-income families; however, under certain conditions, over 10% of children enrolled in a Tribe's program may be from families whose incomes exceed the low-income guidelines.	Secretary determines award. Annual funding decisions are based on historic performance, proportional cost of living and quality improvements increments, and judgements about value/cost of expansion proposals. Except in AK and OK, most funding is for reservation-based services. Funding levels are based mostly on historical amounts raised to account for inflation; however, negotiations take place over new services or to pay for one-time needs.	20% matching requirement, cash or in kind; may be waived in whole or in part under certain circumstances.	Total of 15% of grant (including non-Federal share) may be for administrative or development costs; a waiver for up to 12 months can be given. The program reviews applications for and permits payment under the 15% limit for specified categories of functions (payroll systems, administrative office rent, etc.) whether claimed as a direct or indirect cost.

<sup>&</sup>lt;sup>6</sup>/ Approximately 160 grantees currently, serving substantially more tribes because of consortia, in Alaska particularly.

Agency	Program :=	Tribal Funding FY 2001	Program Purpose	Tribal/Beneficiary Eligibility	Tribal Allocation Formula	Matching Requirements	Allowable Indirect and Administrative Cost Rates
ACF	Child Welfare Services (Title IV-B, Subpart 1)	\$ 5m. <sup>7</sup> of \$292m.	Strengthening child welfare services.	Tribal – Tribes and consortia are eligible for funds.  Beneficiary – Services are available to children and their families without regard to income or length of residence.	Tribal awards are derived by dividing the State's Title IVB allotment by the number of children in the State, then multiplying the result by a number determined by the Secretary (currently 3), then multiplying this result by number of Indian children (an individual under age 21) in the Tribe's population.	25%, but may use the Indian Self-Determination and Educa-tional Assistance & CSBG funds to match.	Negotiated rate.
ACF	Promoting Safe and Stable Families (Title IV-B, Subpart 2)	\$ 3m. <sup>8</sup> of \$305m.	Family preservation, family support, time limited reunification and adoption support services.	Tribal – Tribes are eligible. 63 tribes funded in 2001  Beneficiary – Services are available to children and their families without regard to income or length of residence.	1% of the mandatory funds and 2% of discretionary funds appropriated is set aside for tribes. Tribal share is based on the ratio of the number of children (an individual under age 21) in a Tribe with an approved plan to the number of all children in all Tribes with approved plans. No tribe may be funded if its allotment would be less than \$10,000.	25%, but may use the Indian Child Welfare, Indian Self-Determination and Educational Assistance & CSBG funds to match.	Negotiated rate.

<sup>&</sup>lt;sup>7</sup>/ 128 Native American grantees representing approximately 200 Tribes/Villages.

<sup>&</sup>lt;sup>8</sup>/ Funding 60 grantees (and estimated 120 Tribes/Villages).

Agency	Program	Tribal Funding FY 2001	Program Purpose	Tribal/Beneficiary Eligibility	Tribal Tribal Allocation Formula	Matching Requirements	Allowable Indirect and Administrative Cost Rates
ACF	Family Violence Prevention and Services; Grants for Battered Women's Shelters	\$12m. of \$117m.	To prevent family violence and provide shelter & related assistance for victims of family violence and their dependents.	Tribal – All Federally recognized Indian Tribes, tribal organizations and nonprofit private organizations approved by and an Indian tribe which have submitted applications containing statutorily prescribed documentation and assurances.  Beneficiary – Statutory provisions prohibit the use of income eligibility standards; the use of funds for direct payments to family violence victims or their dependents. Statute also requires non-discrimination on the bases of sex, religion, age disability, etc. in conducting any program or activity wholly or partially funded with FVPSA funds.	At least 10% of the appropriation for grants for battered women's shelters is allocated to Tribes and Tribal entities.  An individual Tribe's allocation consists of two parts: a base amount and a share of the remaining funds; both derived from the Tribal population.  1. For the base amount, a Tribe with 1,500 or fewer members receives \$1,500; one with 1,501-3,000 receives \$3,000; one with 3,001-4,000 receives \$4,000. The 1,000member/\$1,000 increments then continue until Tribes of 50,001-100,000 receive \$50,000 and Tribes with 100,001-150,000 receive \$100,000.  2. The remaining funds are added to a Tribe's base amount in proportion to the ratio of the Tribe's population to the entire population of Tribes with acceptable applications.	Entities other than States or Tribes must provide non-Federal match of 20% with respect to an existing program and 35% with respect to a new program.	Statute is silent on limits on administrative or indirect costs; however, Tribes must spend at least 70% of the grant on emergency shelter and related assistance, including at least 25% of the grant or related assistance as defined by the statute.

#### APPENDIX G

### SEPARATE VIEWS OF STAKEHOLDERS

Pursuant to Section 602(c)(5) of the Indian Self-Determination and Education Assistance Act, as amended, stakeholders who were consulted in the development of the study have the opportunity to express any "separate views" that they might have with respect to the findings and recommendations of the study. The report to Congress on the results of the study must include these views. In compliance with this requirement, stakeholders were given 30 days after the completion and release of the final study to file any "separate views" with the Department. All letters received in response to the 30 day period are included in this appendix.

### HOBBS, STRAUS, DEAN & WALKER, LLP

ATTORNEYS AT LAW

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December 23, 2002

#### Via Overnight Mail

Dr. Bobby Jindal, Assistant Secretary for Planning and Evaluation DEPARTMENT OF HEALTH AND HUMAN SERVICES Room 447D, Hubert H. Humphrey Bldg. 200 Independence Avenue, SW Washington, D.C. 20201

Re: The Final Tribal Self-Governance Feasibility Study

Dear Dr. Jindal:

We write on behalf of our tribal clients, the Bristol Bay Area Health Corporation, the Council of Athabascan Tribal Governments, the Las Vegas Paiute Tribe, the Menominee Tribe of Indians of Wisconsin, the Metlakatla Indian Community, the Mississippi Band of Choctaw Indians, the St. Regis Mohawk Tribe, the Seminole Tribe of Florida, the Shoalwater Bay Indian Tribe, the Suquamish Tribe and the Washoe Tribe of Nevada and California, to provide you with comments on the Department of Health and Human Services' (DHHS) final Tribal Self-Governance Feasibility Study, which was prepared in accordance with Title VI of the Indian Self-Determination and Education Assistance Act, as amended by Public Law 106-260. Our tribal clients are extremely supportive of a self-governance demonstration program for non-Indian Health Service (IHS) agencies within the DHHS and are encouraged by the Department's recommendation to pursue such a program. Our tribal clients are enthusiastic about participating in a demonstration and they appreciate the DHHS' commitment to raising the status of health care for Indian people.

While our tribal clients support the findings and recommendations of the study, they offer comments and recommendations as follows:

1. Number of Programs. Our clients appreciate that the demonstration project will include not only the 11 programs listed under the study recommendations, but also six additional programs to be added later. In addition, our clients recommend that the authorizing legislation make a social services block grant and a substance abuse/mental health block grant available in the first year of the demonstration, and allow tribes to include any other DHHS award for which they are selected in their self-governance Title VI compact and funding agreement.

- 2. Indirect Costs and Contract Support. The final Feasibility Study recommends that caps on administrative (or "indirect") costs be maintained. However, the financial burden on tribes to cover indirect costs would deplete the resources needed to support the direct programs and could discourage tribes from participating in the demonstration project. Our clients recommend that the authorizing legislation permit waivers of the indirect cost limits. Also, additional funding should be appropriated to offset what would otherwise result in potential erosion of spending on direct programs.
- 3. Funding. Funding formulas, in addition to the specific terms and conditions governing the funding agreements, should be the subject of mutual negotiations. Additionally, our tribal clients recommend that the legislation authorizing the demonstration program allow tribes to receive the funding due to them under the negotiated Title VI funding agreement in an annual lump sum payment made within thirty (30) days from when the Office of Management and Budget allocates the DHHS appropriations. Tribes should be allowed to invest the lump sum payment using prudent investment principles and to spend the interest earnings to further the compacted Title VI programs.
- 4. Matching Requirements. While many of the programs to be included in the Title VI demonstration allow a full or partial waiver of matching requirements, tribes with limited resources may nevertheless find it difficult to secure their own funds for matching purposes. Our tribal clients thus recommend that the authorizing legislation include an opportunity to secure full waivers of the matching requirements for any programs included in the demonstration.
- 5. Redesign and Consolidation. Our tribal clients agree with the DHHS that "[r]edesign and consolidation authority is a principal tenet and inseparable from the definition of self-government." Therefore, if tribes in the demonstration agree to follow a program's statutory purposes and self-governance allowable cost principles, tribes should be allowed to make program and budget revisions within each compacted Title VI program with no required approvals from the DHHS. Out tribal clients also recommend that tribes be allowed to reallocate funds between compacted programs.
- 6. Waivers. Our tribal clients appreciate the DHHS' commitment to providing tribes with due process whenever the Secretary decides to withdraw a waiver that has already been authorized. However, the DHHS would place the burden of proof in the administrative appeal on the participating tribe. The standard should instead be modeled on the appeals provisions pertaining to reassumption of programs under Title V of the ISDEAA. Section 507(a)(2) of Title V provides, "In any hearing or appeal involving a decision to reassume operation of a program . . . the Secretary shall have the burden of proof of demonstrating by clear and convincing evidence the validity of the grounds for reassumption." 25 U.S.C. § 458aaa-6(a)(2). Additionally, tribes should be given proper notice and evidence regarding what conditions constitute "substantial harm to the

beneficiaries" as the trigger for withdrawing a waiver, and be allowed an opportunity to correct any deficiencies prior to the withdrawal being made.

- 7. Appeals. Like the concern regarding the burden of proof pertaining to waivers discussed above, the burden of proof in an appeal of a final offer under the demonstration program should remain with the DHHS, as is the case under Title V. See 25 U.S.C. § 458aaa-6(d) (requiring the Secretary to provide a tribe whose final offer has been rejected with a hearing on the record and an opportunity to appeal, where the Secretary must demonstrate the validity of the grounds for rejecting the final offer by clear and convincing evidence).
- 8. Program Accountability. Suggestions made throughout the Feasibility Study place significance on the need for quantitative data to demonstrate program outcomes and benefits. However, many of the benefits gained by tribal governments and their communities are not easily represented by quantitative data. Instead, our tribal clients recommend that an evaluation of the demonstration program consist of the following:
  - A verification that the participating tribes met the statutory purposes of the compacted programs;
  - A baseline measure of the services provided to beneficiaries;
  - A confirmation that key self-governance principles were carried out as tribes operated the Title VI programs; and
  - Federal viewpoints regarding the merger of Title VI programs and selfgovernance principles, as well as the impact on program beneficiaries.

The study suggests that tribes should be allowed to use compact funds to cover any data collection or reporting requirements, but our tribal clients are concerned that this would result in further erosion of funding needed for the direct programs, particularly in light of the situation involving indirect costs, as addressed above. Additional funding should be provided for tribes to complete the overall evaluation.

#### Conclusion

We appreciate the opportunity to provide you with the above comments on behalf of our tribal clients. Tribes have a proven track record of being capable, innovative, efficient managers of programs. Our clients look forward to the opportunity to participate in the demonstration program.

Should you have any questions about these comments, or if you wish to discuss any of these issues further, please do not hesitate to contact Geoff Strommer or Starla Roels at 503/242-1745; or <a href="mailto:gstrommer@hsdwor.com">gstrommer@hsdwor.com</a>, <a href="mailto:sroels@hsdwor.com">sroels@hsdwor.com</a>.

Sincerely,

HOBBS, STRAUS, DEAN & WALKER, LLP

Geoffrey D. Strommer

cc: Merle Boyd, Chairman, IHS TSGAC

Dr. Charles Grimm, Interim Director, IHS

Paula Williams, Director, IHS OTSG

Robert Clark, CEO, Bristol Bay Area Health Corporation

Anna Huntington-Kriska, Exec. Director, Council of Athabascan Tribal Govts.

Tim Strong, Director of Health & Human Services, Las Vegas Paiute Tribe

Jerry Waukau, Health Administrator, Menominee Tribe of Indians of Wisconsin

Victor Wellington, Chairman, Metlakatla Indian Community

Nell Rogers, Mississippi Band of Choctaw Indians

Rita LaFrance, Health Director, St. Regis Mohawk Tribe

Terry Sweat, Health Administrator, Seminole Tribe of Florida

Pam Norris, Self-Governance Coordinator, Shoalwater Bay Indian Tribe

Linda Holt, Health Director, Suquamish Tribe

Leah Exendine, Health Director, Washoe Tribe of Nevada and California

#### 12/30/2002 11:47

# DUCKWATER SHOSHONE TRIBE

Post Office Box 140068 Duckwater, Nevada 89314 (775)863-0227

December 17, 2002

Tribal Self-Governance Study Room 447D, Hubert H. Humphrey Bldg. Office of the Assistant Secretary for Planning & Evaluation Department of Health and Human Services 200 Independence Avenue, SW Washington, D.C. 20201

FAX: 202-690-8252

Dear Dr. Lindal,

The Duckwater Shoshone Tribe is very supportive of a Self-Governance (SG) demonstration project for non-IHS agencies within the DHHS and is pleased to see that the Department's feasibility study does recommend a demonstration. BIA and IHS Self-Governance has been very successful with our Tribe and has enabled us to stabilize and expand services to our Reservation community.

In reviewing the Department's Title VI recommendations, there are a number of points where our views differ from those of DHHS and, since a SG demonstration is recommended, our separate views focus on the Department's detailed recommendations rather than on the study Itself. While we recognize our perspective is, and must be, very different than the Department's, we believe our recommendations will help Congress shape a better demonstration for tribal governments and communities. Following are our recommendations.

Number of DHHS programs in demonstration - we appreciate the DHHS expanded recommendation of 11 programs in the first year and six more programs later in the demonstration. Our further recommendation for the authorizing legislation is threefold: first, create a social services block grant and a substance abuse and mental health block grant for tribes and also make both available in the first year; second, open the additional six programs starting in demonstration year two; and third, allow tribes that are selected to receive any other DHHS award during the demonstration to operate that award under their SG Title VI compact and FA (e.g., Family Violence Prevention, Services and Adoption Opportunities, a CDC grant or cooperative research agreement).

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- B. Number of tribes in the demonstration we appreciate the DHHS recommendation for 50 tribes in the first year. Our further twofold recommendation is that: the initial 50 tribes and consortia represent a range of sizes, geographic locales, and community criteria; and, other interested tribes (that meet the eligibility criteria) be given opportunities to participate in each subsequent year of the demonstration with up to 25 tribes added per year.
- C. Statutory/regulatory changes we recommend the authorizing legislation walve any existing statutory/regulation requirements that restrict the following key SG and Indian Self-Determination principles: negotiate and operate the demonstration's programs under a government-to-government relationship; include continuing, year to year controlling rules in the compact and specify PSFA, funding, and mutual responsibilities in the FA; tribal authority to redesign programs and reallocate budgets with no required HHS approvals or prior approvals after tribes agree to follow statutory program purposes and SG allowable cost principles; no unilateral HHS restrictions or revisions to tribal Title VI programs; opportunities for tribal shares; streamlined financial and program reporting; lump sum transfer of funds with authority to earn and use interest.
- D. Planning and negotiation grants we support the DHHS recommendation for planning and negotiation grants and, unless a tribe indicates its willingness to proceed without an award, we recommend the grants be provided to all participating tribes.
- E. Application process we support the DHHS recommendation for a consolidated application form and further recommend the authorizing legislation outline the limited criteria/requirements that are to be addressed in a consolidated application.
- F. Compacts and Funding Agreements we recommend the authorizing legislation reaffirm Congress' SG policies as stated in Title V, require tribes to agree to follow SG OMB allowable costs principles and statutory purposes in operating Title VI programs, and authorize Title V tribes to negotiate Title VI programs into their existing compacts and FAs.
- G. Program redesign, budget reallocation after tribes agree to follow statutory program purposes and SG allowable cost principles, enable tribes to make program

Dr. Lindal Tribal Self-Governance Study Page three

and budget revisions with no required HHS approvals or prior approvals within each compacted Title VI program. The authorizing legislation should direct that there will be no unilateral HHS restrictions or revisions to tribal Title VI programs, and there should be some provision for reallocating funds between compacted programs.

- Indirect costs, matching costs, and short fall funds we recommend the authorizing legislation allow tribes to charge their OlG negotiated indirect cost rates and that DHHS request appropriations that are sufficient to reimburse tribes for those required costs. We recommend the authorizing legislation waive matching cost requirements and authorize short fall funds (following established IHS procedures as a model) to temporarily cover any negotiated tribal shares such as for tribal assumption of DHHS contracted training and technical assistance or funds that are reallocated from states as Title VI tribal block grants are established for social services and mental health/substance abuse.
- Tribal shares while we recognize that non-IHS programs generally do not provide direct services, we do recommend that the demonstration include opportunities for tribes to negotiate tribal shares; example, tribes should be able to take responsibility and the related funding for training and technical assistance that is provided under contracts.
- J. <u>Waivers</u> we recommend the authorizing legislation allow program waivers for anything that is not precluded by statute and the DHHS recommendation for "substantial harm to beneficiaries" be defined.
- K. <u>Withdrawal and termination</u> we recommend the authorizing legislation include processes with time frames for withdrawal and termination.
- Audit Exceptions we agree that Single Agency Audit Act requirements should apply to the Title VI demonstration in the same manner as those requirements apply to reporting and eligibility in Titles IV and V. We recommend the authorizing legislation include the section 106(f) ISDEAA time limit and process for DHHS to begin the process for addressing any single audit exceptions.
- M Transfer of funds we recommend the authorizing legislation authorize tribes to receive their Title VI funds in an annual lump sum payment made within 30 days of when OMB allocates appropriations to DHHS, to invest the lump sum payment

Dr. Lindal Tribal Self-Governance Study Page four

following prudent management principles, and to use all interest earnings to further the purposes/services of the compacted Title VI programs.

- N. Maintenance of effort we recommend legislative direction that tribes follow statutory purposes and OMB SG allowable costs rules in operating each compacted program. With that requirement, we recommend tribes be allowed to make budget revisions with no required HHS approvals or prior approvals within each compacted Title VI program, that there will be no unilateral HHS restrictions or revisions to tribal Title VI programs, and that tribes be allowed to reprogram up to 80% of the funds from one compacted program to another that has similar statutory purposes.
- Overall evaluation of the demonstration we recommend the overall evaluation be conducted to: 1) verify that statutory purposes were met by tribal operations; 2) establish a baseline measure of services to beneficiaries that are provided by each tribe; 3) establish that key SG principles were carried out as tribes operated their programs; and, 4) identify federal views about the merger of Title VI programs with SG principles and the impact on beneficiaries.

That concludes our recommendations. We appreciate the opportunity to provide these views to Congress and the Department. Our Tribe enthusiastically supports the expansion of SG into non-IHS programs in the DHHS and looks forward to participating in the demonstration.

And, in recommending the demonstration to Congress, we urge the Department to do so with enthusiasm that parallels that of the tribes. SG has worked very well in the BIA and IHS, and tribes have expanded their services to beneficiaries. This tribal success was anticipated by Congress with its ISDEAA Title III legislation and has been solidified under Titles IV and V. While the Title VI demonstration will have some risk, its predecessors have shown that the resulting benefits to service participants have far outweighed any problems. Thank you again for this opportunity.

Sincerely

Rogney Mike, Chairman

Dyckwater Shoshone Tribe

cc: Merle Boyd, Chairman, IHS TSGAC
Dr. Charles Grimm, Interim Director, IHS
Paula Williams, Director, IHS OTSG

#### Office of the Governor and Council

Barry L. Dana Chief

Michael M. Bear *Vice-Chief* 

Donna M. Loring Representative



Community Building Indian Island, Maine 04468 (207) 827-7776

FAX (207) 827-6042

December 17, 2002

Tribal Self-Governance Study
Room 447D, Hubert H. Humphrey Bldg.
Office of the Assistant Secretary for Planning and Evaluation
Department of Health and Human Services
200 Independence Avenue, SW
Washington, D.C. 20201
Fax: 202-690-8252

Dear Dr. Lindal:

The Penobscot Indian Nation (PIN) is very supportive of a Self-Governance (SG) demonstration project for non-IHS agencies within the DHHS and is pleased to see that the Department's feasibility study does recommend a demonstration. PIN has been very successful with IHS Self-Governance. Self-Governance has enabled PIN to maintain services at a consistent level to our tribal community.

In reviewing the Department's Title VI recommendations, there are a number of points where PIN's views differ from those of DHHS and, since a SG demonstration is recommended, these separate views focus on the Department's detailed recommendations rather than on the study itself. While we recognize that PIN's perspective is, and must be, very different than the Department's, we believe these recommendations will help Congress shape a better demonstration for tribal governments and communities. Following are our recommendations.

A. <u>Number of DHHS programs in demonstration</u> – PIN appreciates the DHHS expanded recommendation of 11 programs in the first year and six more programs later in the demonstration. PIN's recommendations for the authorizing legislation is threefold: first, create a social services block grant and a substance

abuse and mental health block grant for tribes and also make both available in the first year; second, open the additional six programs starting in demonstration year two; and, third, allow tribes that are selected to receive any other DHHS award during the demonstration to operate that award under their SG Title VI compact and funding agreement (FA) (e.g., Family Violence Prevention, Services and Adoption Opportunities, a CDC grant, or cooperative research agreement).

- B. Number of tribes in the demonstration PIN appreciates the DHHS recommendation for 50 tribes in the first year. PIN's further twofold recommendation is that: the initial 50 tribes and consortia represent a range of sizes, geographic locales, and community criteria; and, other interested tribes (that meet the eligibility criteria) be given opportunities to participate in each subsequent year of the demonstration with up to 25 tribes added per year.
- C. Statutory/regulatory changes PIN recommends the authorizing legislation waive any existing statutory/regulation requirements that restrict the following key SG and Indian Self-Determination principles: negotiate and operate the demonstration's programs under a government-to-government relationship; include continuing, year-to-year controlling rules in the compact and specify PSFA, funding, and mutual responsibilities in the FA; tribal authority to redesign programs and reallocate budgets with no required HHS approvals or prior approvals after tribes agree to follow statutory program purposes and SG allowable cost principles; no unilateral HHS restrictions or revisions to tribal Title VI programs; opportunities for tribal shares; streamlined financial and program reporting; lump sum transfer of funds with authority to earn and use interest.
- D. <u>Planning and negotiation grants</u> PIN supports the DHHS recommendation for planning and negotiation grants and, unless a tribe indicates its willingness to proceed without an award, PIN recommends the grants be provided to all participating tribes.
- E. <u>Application process</u> PIN supports the DHHS recommendation for a consolidated application form and further recommends the authorizing legislation outline the limited criteria/requirements that are to be addressed in a consolidated application.

- F. <u>Compacts and Funding Agreements</u> PIN recommends the authorizing legislation reaffirm Congress' SG policies as stated in Title V, require tribes to agree to follow SG OMB allowable costs principles and statutory purposes in operating Title VI programs, and authorize Title V tribes to negotiate Title VI programs into the existing compacts and FAs.
- G. <u>Program redesign</u>, <u>budget reallocation</u> after tribes agree to follow statutory program purposes and SG allowable cost principles, enable tribes to make program and budget revisions with no required HHS approvals or prior approvals <u>within</u> each compacted Title VI program. The authorizing legislation should direct that there will be no unilateral HHS restrictions or revisions to tribal Title VI programs, and there should be some provision for reallocating funds between compacted programs.
- H. Indirect costs, matching costs, and short fall funds PIN recommends the authorizing legislation allow tribes to charge their OIG negotiated indirect cost rates and that DHHS request appropriations that are sufficient to reimburse tribes for those required costs. PIN recommends the authorizing legislation waive matching cost requirements and authorize short fall funds (following established IHS procedures as a model) to temporarily cover any negotiated tribal shares, such as for tribal assumption of DHHS contracted training and technical assistance, or funds that are reallocated from states as Title VI tribal block grants are established for social services and mental health/substance abuse.
- Tribal shares while PIN recognizes that non-IHS programs generally do not provide direct services, we do recommend that the demonstration include opportunities for tribes to negotiate tribal shares; example, tribes should be able to take responsibility and the related funding for training and technical assistance that is provided under contracts.
- J. <u>Waivers</u> PIN recommends the authorizing legislation allow program waivers for anything that is not precluded by statute and the DHHS recommendation for "substantial harm to beneficiaries" be defined.
- K. <u>Withdrawal and termination</u> PIN recommends the authorizing legislation include processes with time frames for withdrawal and termination.

- L. <u>Audit Exceptions</u> PIN agrees that Single Agency Audit Act requirements should apply to the Title VI demonstration in the same manner as those requirements apply to reporting and eligibility in Titles IV and V. PIN recommends the authorizing legislation include the section 106(f) ISDEAA time limit and process for DHHS to begin the process for addressing any single audit exceptions.
- M. <u>Transfer of funds</u> PIN recommends the authorizing legislation authorize tribes to receive their Title VI funds in an annual lump sum payment made within 30 days of when OMB allocates appropriations to DHHS, to invest the lump sum payment following prudent management principles, and to use all interest earnings to further the purposes/services of the compacted Title VI programs.
- N. <u>Maintenance of effort</u> PIN recommends legislative direction that tribes follow statutory purposes and OMB SG allowable costs rules in operating each compacted program. With that requirement, PIN recommends tribes be allowed to make budget revisions with no required HHS approvals or prior approvals within each compacted Title VI program, that there will be no unilateral HHS restrictions or revisions to tribal Title VI programs, and that tribes be allowed to reprogram up to 80% of the funds from one compacted program to another that has similar statutory purposes.
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That concludes our recommendations. PIN appreciates the opportunity to provide these views to Congress and the Department. PIN enthusiastically supports the expansion of SG into non-IHS programs in the DHHS and looks forward to participating in the demonstration.

Further, in recommending the demonstration to Congress, PIN urges the Department to do so with enthusiasm that parallels that of the tribes. SG has worked very well in the BIA and IHS, and tribes have expanded their services to beneficiaries. This tribal success was anticipated by Congress with its ISDEAA Title III legislation and has been solidified under Titles IV and V. While the Title VI demonstration will have some risk, its predecessors have shown that the resulting benefits to service participants have far outweighed any problems. Thank you again for this opportunity.

Sincerely

Chief Barry L. Dana

Bany bane

cc: Merle Boyd, Chairman, IHS TSGAC
Dr. Charles Grimm, Interim Director, IHS
Paula Williams, Director, IHS OTSG

#### ELY SHOSHONE TRIBE

16 SHOSHONE CIRCLE

FAX (775) 289-3156 (775) 289-3013 ELY, NEVADA 89301

December 27, 2002

Tribal Self-Governance Study
Room 447D, Hubert H. Humphrey Bldg.
Office of the Assistant Secretary for Planning and Evaluation
Department of Health and Human Services
200 Independence Avenue, SW
Washington, D.C. 20201
Fax: 202-690-8252

Dear Dr. Lindal

The Ely Shoshone Tribe is very supportive of a Self-Governance (SG) demonstration project for non-IHS agencies within the DHHS and is pleased to see that the Department's feasibility study does recommend a demonstration. BIA and IHS Self-Governance has been very successful with our Tribe and has enabled us to stabilize and expand services to our Reservation community.

In reviewing the Department's Title VI recommendations, there are a number of points where our views differ from those of DHHS and, since a SG demonstration is recommended, our separate views focus on the Department's detailed recommendations rather than on the study itself. While we recognize our perspective is, and must be, very different than the Department's, we believe our recommendations will help Congress shape a better demonstration for tribal governments and communities. Following are our recommendations.

A. Number of DHHS programs in demonstration — we appreciate the DHHS expanded recommendation of 11 programs in the first year and six more programs later in the demonstration. Our further recommendation for the authorizing legislation is threefold: first, create a social services block grant and a substance abuse and mental health block grant for tribes and also make both available in the first year; second, open the additional six programs starting in demonstration year two; and, third, allow tribes that are selected to receive any other DHHS award during the demonstration to operate that award under their SG Title VI compact and FA (e.g., Family Violence Prevention, Services and Adoption Opportunities, a CDC grant or cooperative research agreement).

- B. <u>Number of tribes in the demonstration</u> we appreciate the DHHS recommendation for 50 tribes in the first year. Our further twofold recommendation is that: the initial 50 tribes and consortia represent a range of sizes, geographic locales, and community criteria; and, other interested tribes (that meet the eligibility criteria) be given opportunities to participate in each subsequent year of the demonstration with up to 25 tribes added per year.
- C. <u>Statutory/regulatory changes</u> we recommend the authorizing legislation waive any existing statutory/regulation requirements that restrict the following key SG and Indian Self-Determination principles: negotiate and operate the demonstration's programs under a government-to-government relationship; include continuing, year-to-year controlling rules in the compact and specify PSFA, funding, and mutual responsibilities in the FA; tribal authority to redesign programs and reallocate budgets with no required HHS approvals or prior approvals after tribes agree to follow statutory program purposes and SG allowable cost principles; no unilateral HHS restrictions or revisions to tribal Title VI programs; opportunities for tribal shares; streamlined financial and program reporting; lump sum transfer of funds with authority to earn and use interest.
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- H. Indirect costs, matching costs, and short fall funds we recommend the authorizing legislation allow tribes to charge their OIG negotiated indirect cost rates and that DHHS request appropriations that are sufficient to reimburse tribes for those required costs. We recommend the authorizing legislation waive matching cost requirements and authorize short fall funds (following established IHS procedures as a model) to temporarily cover any negotiated tribal shares such as for tribal assumption of DHHS contracted training and technical assistance or funds that are reallocated from states as Title VI tribal block grants are established for social services and mental health/substance abuse.
- I. <u>Tribal shares</u> while we recognize that non-IHS programs generally do not provide direct services, we do recommend that the demonstration include opportunities for tribes to negotiate tribal shares; example, tribes should be able to take responsibility and the related funding for training and technical assistance that is provided under contracts.
- J. <u>Waivers</u> we recommend the authorizing legislation allow program waivers for anything that is not precluded by statute and the DHHS recommendation for "substantial harm to beneficiaries" be defined.
- K. <u>Withdrawal and termination</u> we recommend the authorizing legislation include processes with time frames for withdrawal and termination.
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reprogram up to 80% of the funds from one compacted program to another that has similar statutory purposes.

O. Overall evaluation of the demonstration – we recommend the overall evaluation be conducted to: 1) verify that statutory purposes were met by tribal operations; 2) establish a baseline measure of services to beneficiaries that are provided by each tribe; 3) establish that key SG principles were carried out as tribes operated their programs; and, 4) identify federal views about the merger of Title VI programs with SG principles and the impact on beneficiaries.

That concludes our recommendations. We appreciate the opportunity to provide these views to Congress and the Department. Our Tribe enthusiastically supports the expansion of SG into non-IHS programs in the DHHS and looks forward to participating in the demonstration.

And, in recommending the demonstration to Congress, we urge the Department to do so with enthusiasm that parallels that of the tribes. SG has worked very well in the BIA and IHS, and tribes have expanded their services to beneficiaries. This tribal success was anticipated by Congress with its ISDEAA Title III legislation and has been solidified under Titles IV and V. While the Title VI demonstration will have some risk, its predecessors have shown that the resulting benefits to service participants have far outweighed any problems. Thank you again for this opportunity.

Sincerely

Victor McQueen

Tribal Chairman

Cc: Merle Boyd, Chairman, IHS TSGAC
Dr. Charles Grimm, Interim Director, IHS
Paula Williams, Director, IHS OTSG



#### OFFICE OF THE GOVERNOR

The Chickasaw Nation

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BILL ANOATUBBY GOVERNOR

December 27, 2002

Tribal Self-Governance Study
Room 447D, Hubert Humphrey Building
Office of the Assistant Secretary for Planning
& Evaluation
Department of Health & Human Services
200 Independence Avenue, SW
Washington, DC 20201

To Whom It May Concern:

We have reviewed the draft language for the Tribal Self-Governance Feasibility Study and are concerned that in its present form tribes may not be able to operate programs with the demonstration projects effectively.

The study recognizes the fact that Self-Governance programs suffer because they are not fully reimbursed for indirect costs related to operating these programs. Failure to fully fund indirect costs causes tribes to operate with insufficient resources. The department choosing to maintain the status quo, i.e. administrative cost caps, prolongs the issue which needs to be addressed by the department or congressionally.

The study states that there will be no actual savings accrued from the tribes taking programs. If the demonstration is a true government-to-government project, the agency will realize savings in the long term. In order to realize these potential savings through Self-Governance, meaningful dialogue and coordination between the federal, state and tribal counterparts will need to take place on an on-going basis with the federal agencies being more open to organizational modification that reflects the changes that have taken place in program operations and oversight.

The language for burden of proof for appealing the withdrawal of waivers and appealing the rejection of final offers is unacceptable. If history holds true, an overwhelming number of tribal participants in this study will be tribes that have already compacted programs under Title IV and Title V. With their experience and proven records of financial stability and program management, tribes should be accorded the

respect that they deserve in the regulations by giving deference to their program decisions and having the burden of proof be on the federal agency for withdrawing waivers and rejecting final offers.

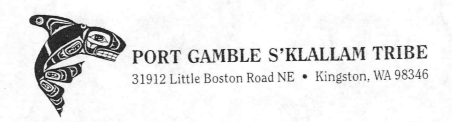
Finally, clarification is needed in the conflict of interest section to specify what type of situation the committee envisions may arise that would require a conflict of interest prohibition.

We applaud the committee's effort for its hard work to draft the language for the project. Although we support the basic idea of the study, we can not fully accept the draft language in its current form. We ask the committee to revisit the language and make necessary changes to make the study a project worthy of tribal participation.

We appreciate the opportunity to comment on the Tribal Self Governance Feasibility Study.

Sincerely,

Bill Anoatubby, Governor The Chickasaw Nation



December 2, 2002

Tribal Self-Governance Study
Room 447D, Hubert H. Humphrey Bldg.
Office of the Assistant Secretary for Planning and Evaluation
Department of Health and Human Services
200 Independence Avenue, SW
Washington, DC 20201

# Re: Stakeholder's Comments on DHHS Title VI Feasibility Study

Please accept the following comments by the Port Gamble S'Klallam Tribe on the above feasibility study. We believe that it is in the best interest of the Tribe and the Department of Health and Human Services to expand the Self-Governance movement through the addition of DHHS programs in a manner similar to IHS and BIA Self-Governance Projects and the PL 102-477 process.

The following comments cover specific aspects of the feasibility study.

#### **Indirect Costs:**

- (1) Full funding of Indirect Costs is the single most important necessity in the successful Self-Governance of DHHS programs.
- (2) Indirect Costs are the true cost of contracting or compacting Federal programs. These costs are heavily scrutinized by the Department of Interior's Office of the Inspector General. Tribes must have all costs approved by the Inspector General prior to applying any rate to program dollars. Our Tribe, alone, has had to provide detailed justifications on staffing, salary levels, travel expenses and a myriad of other details.
- (3) If DHHS programs do not pay their full share, the Tribe must finance the difference. This is fine for a state with millions of constituents. It is a disaster for virtually all Tribes. Tribes simply do not have the tax base that allows the Tribe to pay for the Indirect shortfalls that are caused by Caps. By forcing caps on Tribes, there is an inherent favoritism to the non-Indian population and a resulting reduction in services and benefits to Native Americans. Caps, therefore, are virtually a racially-based form of Federal funding policy.

(4) "Single Indirect Cost Pool"; This is proposed but Tribal Indirect Costs are already in one Indirect Cost Pool. This is the reason that caps do not work. They simply force other agencies, or the Tribe, to cover the costs that are rightfully attributable to the capped programs.

#### **Federal Staff Reductions:**

I find it hard to believe that there would not be a reduction in Federal staff when up to 250 tribes Self-Govern DHHS programs. The argument that many of the contracts are already in effect is offset by the fact that a bulk of the BIA and IHS programs were also being contracted prior to Self-Governance, yet both agencies experienced sizable staff reductions.

#### Supplemental Funding by States:

Tribal members are also citizens of the states in which they reside. Funding directly from the Federal government for programs should not affect the level of supplemental funds paid by the state. It would seem that such a reduction could be viewed as an illegal punitive measure by a state if it should decrease such funding simply because of a Tribe opting to Self-Govern itself.

### **Programs:**

The Secretary should be allowed to add as many programs as he sees fit. It is the multiplicity of programs that increases the ability of Tribes to creatively construct culturally appropriate services to their members. Recommendation 2 is favored by the Port Gamble S'Klallam Tribe.

#### Waivers:

Recommendation 1 is favored by the Port Gamble S'Klallam Tribe.

#### Conclusions

It would be to the Tribe's, and the Country's, advantage to Self-Govern DHHS programs. Up front funding is a necessity. Full Indirect Costs, as required by law, should be made available. The Demonstration project should cover at least three to five years. Program redesign authority should be a requirement. All Tribes currently in Self-Governance or 477 should be eligible to participate. Other Tribes should be eligible as DHHS expands the capacity to process additional agreements. Regulatory waiver authority is a must. The ability to retrocede programs from the project must be a requirement.

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10,000 years in our Traditional Homeland, Prince William Sound, Copper River & the Gulf of Alaska

Tommy Thompson, Secretary US Department of Health and Social Services 200 Independence Ave. S.W. Washington, D.C. 20201

November 21, 2002

Dear Secretary Thompson

The Native Village of Eyak thanks you for the opportunity to comment on the Tribal Self Governance Feasibility Study prepared by the office of the assistant secretary for planning and evaluation and distributed at the Self Governance Conference in San Diego on November 6, 2002.

We appreciate the hard work that went into this report and its timely issuance. We have comments that we hope will make it an even better document.

Thank you for the opportunity to comment.

Sincerely:

Native Village of Eyak

Robert Henrichs, President

cc: Merle Boyd, Chairman, Tribal Self-Governance Advisory Committee Bobby Jindal Assistant Secretary for Planning and Evaluation

Thank you for your attention on this matter. Please feel free to contact me, or our representative, Greg Anderson, if you need any further information.

Sincerely,

Ronald G. Charles
Tribal Chairman

### Native Village of Eyak P.O. Box 1388 Cordova, AK 99574 907-424-7738 Fax 907-424-7739

Comments on the Tribal Self-Governance Feasibility Study issued by Office of the Assistant Secretary for planning and Evaluation Dated November 5, 2002.

Note: Comments are organized in the same order as the document:

# A: Introduction

We believe consultation with Tribes could improve the report.

1: Consultation policy creates a tribal advisory group. This does not consult with Tribes and does not meet the requirements of government to government consultation specified in section 603 (a)(1) of the act. It also has not complied with executive orders on government to government consultation.

We recognize the value of the advisory group. However, we believe that direct consultation with Tribes on a government to government basis must be the methodology used. Recommendations of a sub group or task force can be a helpful tool, but it must be done to support Tribes in their decision making role and comments such at this document from a Tribe, on the work product should bear the weight of true consultation. Clarifications should be made directly with commenting Tribes and not by the advisory group or task force.

We have several additional comments and suggestions for improvement on the consultation policy that we will be sending under a separate document.

2: The consultation process describes four regional consultation meetings and a national wrap up session in Washington DC. The Native Village of Eyak did not participate in these meetings. We are not aware of being notified or invited to these meetings.

In the future, we recommend that notice, invitations and assistance with travel expenses be provided to tribes to allow us the ability to attend and participate in the consultation meetings.

# B: Findings Section

- 1: The second to last paragraph on page 6 refers to a GAO study (GAO/HEHS-98-134) of Individual tribal community health contracts and its conclusions that:
  - A: service levels were not greatly affected by a switch from regional health organizations to community run programs and
  - B: problems with adequate reimbursement of indirect costs have the potential to reduce service levels.

# WE DISAGREE WITH THIS FINDING AND THE ASSUMPTIONS MADE FROM ACCEPTING IT.

- A: We run our health programs and since we have taken over our programs from our regional consortium, our health care has improved a thousand percent. We used to only have health care available for a few days of the month and then a NO IHS sign would be put out in the hospital for the rest of the month. We now have our own clinic with to mid level practitioners and we have health care all the time. We did this all within existing funding levels.
- B: NVE has an indirect cost rate of 27.8%. Our regional consortium has an indirect cost rate of 48%. We put a lot more of our dollars to work on program services. Our administrative costs are much less and we are committed to running a lean responsive administrative structure. In short, tribes do a better job providing more services for less.
- 2: The conclusions in GAO/HEHS-98-134 are opposite of our experience and we would caution HHS or any other agencies from relying on it. We believe it is a biased study, was not done in consultation with the Tribes studied and was done to accomplish an end, not to objectively determine the efficiency with which Tribes in Alaska can or cannot operate as compared to a regional consortium.
- 3: The second to last paragraph on page 7 refers to GAO/RCED-99-150 conclusions.

WE DISAGREE WITH THE CONCLUSIONS AND ASSUMPTIONS EXPRESSED IN THIS PARAGRAPH.

This paragraph is worded negatively and seems derogatory to Tribes who are running our own programs.

The paragraph summarizes the findings of this report that Tribes had begun to reduce services to members as a result of indirect shortfalls. The reduction in services in the cases cited in the study resulted from a disproportionately low allocation of program funds during the funding break out from the regional consortiums to the Tribes. In all cases, well-funded consortiums had all the money, attorney's, professionals and information. An honest study of this situation would reveal about half of the resources were allocated on an active user basis to the Tribes as opposed to the regional consortiums. However, in most cases in spite of this fact, the Tribes still improved services because of better-directed management at the local level.

We caution HHS or any other agency from relying on the conclusions of GAO/RCED-99-150. We believe it is a biased study, was not done in consultation with the Tribes studied and was done to accomplish an end, not to objectively determine the efficiency with which Tribes in Alaska can or cannot operate as compared to a regional consortium.

4: Conclusion that Costs will likely outweigh potential savings under a demonstration projection on page 8.

We give this a HUH? We don't understand this conclusion. It seems to us that cost savings or increased services with the same dollars should accrue.

5: Last paragraph on page 9 describes BIA and IHS self-governance offices and suggest that this demonstration project will require a similar level of staffing in a new single office in HHS.

The offices of self-governance in both BIA and IHS are a big part of the success story of the self-governance project.

Both offices are staffed by highly qualified and empowered individuals who are doing the work with a few staff that would (and still does) take staffs of hundreds within the BIA and IHS. These offices deserve a good hard look at their success, and the success of the "People in Charge" concept of how to do something right.

We observed from conversations at the Self-Governance Conference in San Diego, that the staffs in both OSG and OTSG are burned out. We suggest providing more support for any new office of self governance in this project and we suggest doing more to support the talented people in the existing OSG and OTSG who have given us their lives to make this project work.

- 6: Page 10 first paragraph. Does not include the legal and travel costs of Tribes unless we are missing something.
- 7: Page 11: Recommendation in the last paragraph states:

"What is recommended to help balance the potential tribal need for indirect costs is to allow tribes to consolidate indirect costs funds up to the total allowable from all programs and use those funds to cover any allowable indirect costs."

Great concept, however, we believe this is going to be very tough to implement. Better include some serious policy development and training costs. If it isn't done right (and it is very doubtful it can be), Tribes will have a lot of confusion, auditors are going to question costs and there is a potential for disallowed costs and increased audit costs.

Better: Maintain status quo and implement a policy and training to allow special rates in negotiated rate agreements that reflect the statutory caps on programs that are assumed in the demonstration project.

# 8: Page 12: Program Efficiencies

States there is no clear evidence to support the conclusion that savings in management costs will accrue by consolidating programs.

We have experienced this. Use our evidence, it is pretty clear.

## C: Recommendations Section

1: Programs recommended page 15.

NVE has a Title 6 grant and a family violence grant. If these become pooled and reallocated, it should not reduce funding to NVE or other existing grantees please.

2: Definition of Indian Tribe Page 16 bottom.

This definition should not include inter-Tribal Consortia as Tribes. There is no need to do this. This is what keeps eroding the status of Tribes. WE STRONGLY DISAGREE WITH THIS WORDING.

Better: "For the purpose of a demonstration project, it is recommended that the definition of an Indian tribe include Federally-recognize Indian tribes." PERIOD.

Then add the following section

"Eligible Applicants/Participants

For the purpose of a demonstration project, it is recommended that eligible applicants/participants include federally recognized Indian tribes or where authorized by an Indian tribe, an inter-tribal consortium or a tribal organization acting on its behalf."

This will end the confusion of multiple definition of Tribes. Tribes are already defined. Use this. There is no need to redefine Tribes all over the place. Just state you are using Federally recognized tribes and then do a good job of defining eligible applicants/participants.

3: Selection of participating Tribes Page 17

Change this to selection of participating applicants

The Native Village of Eyak has been running our health programs through a MOU with our regional consortium for 5 years. We have been prohibited by law from participating directly in the Tribal Self-Governance program (we are a Federally recognized Tribe but section 325 has kept us from participating directly in this program)

We have the capacity to participate and the project needs to be specific in allowing Tribes in Alaska the opportunity to participate. Please word any recommendation to allow Tribes in Alaska the ability to fairly participate and take into account the moratorium we have been restricted under during most of the projects duration.

We have a self-governance agreement with BIA. We should be allowed to participate. The only reason we don't have a compact funding agreement under Title V is because of section 325 which was enacted in an appropriations rider without our (or anyone else's) input.

# 4: Planning and Negotiation Grants, Page 17

Native Village of Eyak has completed a planning grant for Title V but we have never been allowed to receive a negotiation because of section 325. We would like to be able to participate in the planning grant for 70,000 because most of the programs proposed in the demonstration project are new to us. We would also like to have the negotiation grant that we have been excluded from receiving. Please word the limitation on demonstrated need to allow us and other Tribes in Alaska to participate directly if we so choose.

# 5: Changes in Funding Page 22

NVE has a Title 6 grant and a family violence grant. If these become pooled and reallocated, it should not reduce funding to NVE or other existing grantees please.

# 6: Program Duplication Page 24

Last sentence on page 24 it is suggested that Tribes identify dually eligible members and indicate which election they have made to receive service.

This is a good idea. It might take some tweaking on HIPPA to keep people from getting in trouble with confidentiality and sharing information.

# D: Appendix E, Existing legal barriers and recommendations

1: REVISE ALL ELIGIBILITY SECTIONS OF EACH PROGRAM TO BE CONSISTENT. TAKE OUT ALL REFERENCES THAT DEFINE TRIBES OR CHANGE THEM ALL TO BE CONSISTENT AND USE THE ONE CONSISTENT DEFINITION IN THE FEDERALLY RECOGNIZED TRIBES LIST ACT.

ADD A SECTION ON ELIGIBLE APPLICANT DEFINITION IN EACH PROGRAM STATUTE/REGULATION TO READ AS FOLLOWS:

Eligible applicants/participants include federally recognized Indian tribes or where authorized by an Indian tribe, an inter-tribal consortium or a tribal organization acting on its behalf.

Do this on all DHHS programs. Tall order, but it needs done.

# **SGCE Copy Request Form**

c/o Lorita Tom, Administrative Assistant, SGCE 2616 Kwina Road Bellingham, WA 98226 Telephone: 360-384-2326

Fax: 360-312-9823

(Please Note: This form should accompany all copy requests that you forward to the SGCE Office)

PERSONAL INFORMATION				
Name: Andy Rock	Address:			
Title:	Organization: DHHS ASPE			
Telephone:	Fax:	Email:		
Cell:	Where Will You be Lodging in Phoenix (if different than the host hotel?)			
	COPY INFORMATION			
Session Needed: WORUS HOP		Date Needed: 4/26/03		
Time Needed: 1:30pm	#Copies: 250			
Check here if it's for the general session. Please have your originals to our office by Friday, April 18, 2003.				
	SPECIAL HANDLING			
□Stapled	Double Sided	☐ Regular White Paper		
Colored Paper	Other (Please specify):			
OFFICIAL USE ONLY				
	COPIES TO BE DELIVERED TO Pointe Hilton Resorts 7677 North 16 <sup>th</sup> Street Phoenix, AZ 85020-9832 Attention: Lorita Tom			

### **Tribal Self-Governance Demonstration**

Summary of Program Features as Recommended by DHHS<sup>1</sup>

#### **PROGRAMS**

- <u>Initial Programs</u>: Initially, tribes could select up to 11 specific programs to include in their demonstration programs.<sup>2</sup>
- Additional Programs: The Secretary could add up to six additional programs to the program.
- <u>Tribal Choice</u>: A tribe could choose to include some or all the above programs in its program.

#### **ELIGIBLE ENTITIES**

- <u>Definition of Tribe</u>: Indian tribes could include federally recognized Indian tribes or, where authorized by an Indian tribe, an inter-tribal or a tribal organization acting on its behalf.
- Number of Eligible Tribes: Up to 50 tribes.
- <u>Conditions for Award</u>: The tribe would either have to have (a) established a compact and funding agreement under Title V, (b) carried out a planning grant or (c) a pre-award survey
- <u>Financial Status</u>: The tribe would have to meet financial stability requirements.

#### PROJECT INITIATION

- <u>Planning and Negotiation Grants</u>: A tribe with a demonstrated need could receive a planning grant to assist them in preparing a self-governance proposal.
- <u>Application Process</u>: The Secretary could consolidate existing program requirements into a single application for tribal demonstration participation proposals.
- <u>Compacts</u>: The Secretary could negotiate and enter into a written compact with each participating tribe as under current law.
- <u>Funding Agreements</u>: The Secretary could negotiate and enter into a written funding agreement with each participating tribe as under current law.
- <u>Final Offers Appeals</u>: Tribes would have the ability to appeal rejections of final offers for compacts and funding agreements although these appeals would be limited in scope.

#### PROJECT DESIGN

- <u>Length of Demonstration</u>: The demonstration would continue for five years.
- <u>Indirect Costs/Matching</u>: Current statutory requirements relating to indirect costs would be apply.
- <u>Redesign and Consolidation</u>: Tribes could redesign and consolidate programs during the course of the demonstration project, subject to limits imposed by non-waivable statutory or regulatory provisions of individual programs.
- <u>Waivers</u>: Program waivers would be available to tribes throughout the feasibility study.
- <u>Withdrawal and Termination</u>: Current law provisions would apply regarding possible withdrawal or termination for targeted programs; a tribe would be provided timely notification and due process prior to any proposed withdrawal by the Secretary based on program integrity.
- <u>Conflict of Interest</u>: Tribes would be required to have internal measures in place to prevent conflict of interest in the administration of the programs under the feasibility study.

<sup>&</sup>lt;sup>1</sup> Based on findings and recommendations included in the Tribal Self-Governance Feasibility Study report of November 5, 2002, as required by Title VI, P.L. 106-260, Tribal Self-Governance Amendments Act of 2000.

<sup>&</sup>lt;sup>2</sup> AoA Grants for Native Americans, Tribal Temporary Assistance for Needy Families, Low Income Home Energy Assistance, Community Services Block Grant, Child Care and Development Fund, Native Employment Works, Head Start, Child Welfare Services, Promoting Safe and Stable Families & Family Violence Prevention, Grants for Battered Women's Shelters, and SAMHSA Targeted Capacity Expansion.

- <u>Cost Principles</u>: Cost principles found in applicable OMB circulars and made applicable to recipients of financial assistance by various Federal regulations would apply.
- <u>Audit Exceptions</u>: Current audit procedures under OMB Circular A-133 regarding resolution of audit exceptions would apply.
- Record Keeping: Current Federal recording keeping requirements applicable to grantees would apply.
- Savings: Administrative savings from program consolidation would accrue to the tribe.
- <u>Funds Transfer</u>: A common funding cycle would be established for programs included under the demonstration.
- <u>Prompt Payment Act</u>: Prompt Payment statute, Chapter 39 of title 31, United States Code would apply to the transfer of funds due under the demonstration.
- <u>Carryover of Funds</u>: Funds awarded under a funding agreement would remain available until expended.
- <u>Construction</u>: Provisions of Sections 509 and 510, P.L. 106-260, relating to construction, would apply to the demonstration, subject to retention of a federal interest in the property.
- Changes in Funding: The demonstration would not affect the level of funding a tribe receives.
- Project Administrator: A single office in HHS would manage the project.

#### METHODS TO ASSURE QUALITY AND ACCOUNTABILITY

- <u>Financial</u>: The Single Audit Act already applied to projects under Title V would apply.
- <u>Performance</u>: Program accountability and quality would be monitored through specific performance measures and reports, established through negotiations with each tribe prior to the establishment of self-governance agreements.
  - o A maintenance-of-effort provision would apply. Tribes would have the option to reprogram up to 20 percent of funds of individual programs.
  - o An evaluation of the demonstration would be conducted.
  - o Tribes would be authorized to use compact funds to comply with data collection and reporting requirements.
- <u>Program Duplication State Concerns</u>: Participating tribes would be required to demonstrate efforts to coordinate information on dually eligible clients with States.

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Telephone:	Fax:	Email:		
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Fax: 360-312-9823

(Please Note: This form should accompany all copy requests that you forward to the SGCE Office)

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Title:	Organization: DHHS ASPE			
Telephone:	Fax:	Email:		
Cell:	Where Will You be Lodging in Phoenix (if different than the host hotel?)			
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OFFICIAL USE ONLY				
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Office of the Assistant Secretary for Planning and Evaluation Washington, D.C. 20201

#### APR 2 7 2003

#### Dear Tribal Leader:

The Office of the Assistant Secretary for Planning and Evaluation, U.S. Department of Health and Human Services (ASPE/DHHS), is seeking six Tribes or Tribal Organizations as volunteers to participate in the Tribal Self-Governance Evaluation Feasibility Study. A description of this Study is included as part of Attachment A, the original letter sent to the Tribes in December by Merle Boyd and Bobby Jindal, announcing the Study. Please note that this Study will not include an actual evaluation. Any evaluation would be developed subsequent to consultation with Tribes.

The objective of these site visits is to collect <u>information that will help ASPE determine</u> whether it is feasible to conduct an evaluation of Tribal Self-Governance programs. In particular, results will assist in the implementation of a Self-Governance Demonstration Project for certain non-IHS programs of DHHS, if it is authorized by Congress (Attachment B is a partial list of the DHHS programs that may be included in a future Tribal Self-Governance Demonstration Project).

We are seeking Tribes or Tribal Organizations as volunteers to participate in the Evaluation Feasibility Study. These Tribes or Tribal Organizations should have experience with managing IHS or other federal programs under Self-Governance compacts. In addition, volunteers are preferred which have experience with managing the non-IHS programs of DHHS that may be included in a Self-Governance Demonstration Project.

The Evaluation Feasibility Study project staff from Westat -- Kathy Langwell, Cindy Helba, and Brian Colhoff -- will conduct a <u>two-day</u> site visit, during the of Summer 2003, to each of the six selected volunteer Tribes or Tribal Organizations to collect information on:

- History of the Tribe's participation in Self-Governance compacts and SelfDetermination contracts;
- Management structure and operational organization of Tribal programs operated under Self-Governance compacts and Self-Determination contracts; and
- Tribal data systems and availability of data on Tribal members served and services provided under Self-Governance compacts and Self-Determination contracts.

The site visit team will meet with Tribal data system staff and program managers to discuss and examine current data systems and data currently collected and available.

Volunteering (or not volunteering) to participate in the Self-Governance Evaluation Feasibility Study will not affect a Tribe's future participation in a possible Self-Governance Demonstration Project for non-IHS programs of DHHS. If that Demonstration Project is authorized, a separate and unrelated announcement will be made to invite Tribes to participate

If you would like to **volunteer to be a site that is visited** or are interested in **more information** please contact <u>Kathy Langwell</u> at 605-584-2414 or (email) langwell@mato.com.

Please respond by May 20, 2003 expressing your willingness to participate.

You may also address questions to <u>Andy Rock</u>, the OASPE/DHHS Task Order Manager, at 202-260-0398 or Andy.Rock@hhs.gov.

Sincerely,

Merle W. Boyd

Chairman, Tribal Self-Governance

Thehal Bayd

**Advisory Committee** 

Andrew V. Rock
Task Order Monitor
Evaluation Feasibility Study

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#### Attachments

- -- December 11, 2002 letter to Tribal Leaders
- -- Programs Feasible for Inclusion in Demonstration Project

Office of the Secretary

The Asselboil Secretary for Planning and Evacuation Washington, C.C. 2020.1

December 11, 2002

#### Dear Tribal Leader:

As part of the recent amendments to the Indian Self-Determination and Education Assistance Act, the Department of Health and Human Services (DHHS) was authorized to conduct a feasibility study of extending self-governance to non-IHS programs within the Department. The Office of the Assistant Secretary for Planning and Evaluation (OASPE), was given the responsibility for the study. In consultation with Tribes, OASPE reviewed the potential for transferring to the Tribes management of several DHHS non-health programs. The final report on this review of non-health programs will be released soon.

During the course of the study, OASPE discovered that there was very little empirical data on the processes for transferring program management to self-governing Tribes and on the outcomes associated with Tribally-managed programs. Systematic evaluation of these issues will provide information that could be helpful to Tribes who are taking over management of DHHS health and non-health programs.

However, since there are many unanswered questions about the feasibility of such a study, it would be premature to launch a full-scale evaluation. For instance, will quantitative data be available? How extensive would the study have to be in order to be scientifically credible? How much would it cost? Would Tribes be interested in participating? Consequently, as a first step, OASPE is funding a one-year study to determine if it is feasible to evaluate Tribal self-governance processes and outcomes. The study will develop options for designing such an evaluation and identifying Tribes that may be interested in and have the data capabilities for participating in the evaluation. The Department has contracted with Westat to conduct background data collection and site visits over the next 12 months. A description of the project is attached to this letter, as well as detailed contact information on the project.

We are interested in several kinds of Tribal participation in this feasibility study:

- A key group of Tribal leaders and health and social services directors who are willing to serve on a Technical Work Group.
- Several Tribes who are willing to participate in this study, and in a full-scale evaluation, if one is initiated.
- Other participants who are willing to participate in small group discussions to be held at upcoming national Tribal conferences.

Please monitor progress of the study on our Self-Governance website: <a href="http://aspe.hhs.gov/SelfGovernance">http://aspe.hhs.gov/SelfGovernance</a> and provide ongoing advice and feedback, either directly to individuals included on the contact list or through your Tribal Association leaders. Results of the study will be sent to you next summer, with an overview of the next stages of this effort.

Sincerely,

Merle W. Boyd

Chairman, Tribal Self-Governance

Muste al Bayof

Advisory Committee

Bobby P. Jindal

Assistant Secretary for Planning

and Evaluation

Enclosure

# **Tribal Self-Governance Evaluation Feasibility Study**

The Office of the Assistant Secretary for Planning and Evaluation (OASPE), in the Department of Health and Human Services (DHHS), has funded a one-year project to assemble background information on Tribal Self-Governance and to assess the availability of data for and the feasibility of conducting an evaluation of the effectiveness and impacts of administering and managing health and other social service programs under Self-Governance. The primary tasks that will be conducted by Westat and its subcontractors, Project HOPE and Kauffman and Associates, Inc., include:

- Compilation and synthesis of background information and existing research on the legislative history, experience, and effectiveness of Tribal Self-Governance, including identification of gaps in the research and limitations of previous studies.
- Identification of a sample group of Self-Governance Tribes that meet specific criteria, management and data capabilities sufficient to support an evaluation of Triballymanaged programs, and indicating an interest in/willingness to participate in an evaluation.
- Identification of likely research questions for an evaluation and the data that would be required to address each question.
- Assessment of data availability, completeness, and comparability for Tribally-managed programs, relative to data that are available from Federal and State agencies that provide services to non Self-Governance Tribes.
- Consultation and ongoing communication with Tribal leaders and Tribal organizations in designing, conducting, and reviewing findings of the feasibility study.

A Technical Working Group (TWG), consisting of Tribal leaders, directors of Tribally-managed programs, representatives of Tribal organizations, and knowledgeable researchers and data experts will advise the project on key issues and review interim and final project findings. The TWG will be selected from recommendations submitted to OASPE/DHHS; see contact information, attached.

This study grew out of the experience of DHHS' participation in the Federal-Tribal consultation on Title VI of P.L. 106-260 that mandated a study of the feasibility of conducting a demonstration of Tribal Self-Governance of non-IHS programs. Since evaluation would be a part of a demonstration, and since there has been no comprehensive evaluation of Tribal Self-Governance of health programs, the current study will provide information relevant to the possible conduct of an evaluation of Tribal Self-Governance of either health or social services programs, or both.

## **Contact Information**

Sponsor:

**DHHS Project Officers:** 

OASPE/DHHS Room 447D

200 Independence Avenue, SW

Washington, DC 20201

Andrew Rock 202-260-0398 Tom Hertz 202-690-7779

Start Date: September 2002

End Date: September 2003

**Project Director:** 

W. Sherman Edwards

Westat

1650 Research Boulevard Rockville, MD 20850

Telephone: 301-294-3993

Email: EDWARDS1@Westat.com

**Co-Principal Investigators:** 

Kathryn Langwell

Project HOPE Center for Health Affairs

Telephone: 605-584-2414

Email: klangwell@projecthope.org

Jo Ann Kauffman

Kauffman and Associates, Inc. Telephone: 509-747-4994 Email: joann@kauffmaninc.com

**Project Consultants:** 

Pamela Iron Frank Ryan

PROJECT WEB SITE:

http://aspe.hhs.gov/SelfGovernance

# Programs Feasible for Inclusion in Demonstration Project As Reported in Tribal Self-Governance Demonstration Feasibility Study Report

The Office of the Assistant Secretary for Planning and Evaluation (ASPE), U.S. Department of Health and Human Services, conducted a study in 2001-2002, as directed by Congress (PL-106-260), to review all DHHS programs and identify those that would be feasible and appropriate to include in a Self-Governance Demonstration. ASPE's report on the Tribal Self-Governance Demonstration Feasibility Study (issued in draft November 5, 2002; final report transmitted to the Congress March 11, 2003) identified 11 DHHS programs that are feasible to include in a DHHS Self-Governance Demonstration:

#### **Administration on Aging**

Grants for Native Americans

#### Administration for Children and Families

- Tribal Temporary Assistance for Needy Families
- Low Income Home Energy Assistance
- Community Services Black Grant
- Child Care and Development Fund
- Native Employment Works
- Head Start
- Child Welfare Services
- Promoting Safe and Stable Families
- Family Violence Prevention: Grants for Battered Women's Shelters

#### Substance Abuse and Mental Health Services Administration

Targeted Capacity Expansion Grants

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Fax: 360-312-9823

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#### DEPARTMENT OF HEALTH & HUMAN SERVICES

Office of the Secretary

The Assistant Secretary for Planning and Evaluation Washington, C.C., 20201

December 11, 2002

#### Dear Tribal Leader:

As part of the recent amendments to the Indian Self-Determination and Education Assistance Act, the Department of Health and Human Services (DHHS) was authorized to conduct a feasibility study of extending self-governance to non-IHS programs within the Department. The Office of the Assistant Secretary for Planning and Evaluation (OASPE), was given the responsibility for the study. In consultation with Tribes, OASPE reviewed the potential for transferring to the Tribes management of several DHHS non-health programs. The final report on this review of non-health programs will be released soon.

During the course of the study, OASPE discovered that there was very little empirical data on the processes for transferring program management to self-governing Tribes and on the outcomes associated with Tribally-managed programs. Systematic evaluation of these issues will provide information that could be helpful to Tribes who are taking over management of DHHS health and non-health programs.

However, since there are many unanswered questions about the feasibility of such a study, it would be premature to launch a full-scale evaluation. For instance, will quantitative data be available? How extensive would the study have to be in order to be scientifically credible? How much would it cost? Would Tribes be interested in participating? Consequently, as a first step, OASPE is funding a one-year study to determine if it is feasible to evaluate Tribal self-governance processes and outcomes. The study will develop options for designing such an evaluation and identifying Tribes that may be interested in and have the data capabilities for participating in the evaluation. The Department has contracted with Westat to conduct background data collection and site visits over the next 12 months . A description of the project is attached to this letter, as well as detailed contact information on the project.

We are interested in several kinds of Tribal participation in this feasibility study:

- A key group of Tribal leaders and health and social services directors who are willing to serve on a Technical Work Group.
- Several Tribes who are willing to participate in this study, and in a full-scale evaluation, if one is initiated.
- Other participants who are willing to participate in small group discussions to be held at upcoming national Tribal conferences.

Please monitor progress of the study on our Self-Governance website: <a href="http://aspe.hhs.gov/SelfGovernance">http://aspe.hhs.gov/SelfGovernance</a> and provide ongoing advice and feedback, either directly to individuals included on the contact list or through your Tribal Association leaders. Results of the study will be sent to you next summer, with an overview of the next stages of this effort.

Sincerely,

Merle W. Boyd

Chairman, Tribal Self-Governance

Mule W. Bayol

**Advisory Committee** 

Bobby P. Jindal

Assistant Secretary for Planning

and Evaluation

Enclosure

## **Tribal Self-Governance Evaluation Feasibility Study**

The Office of the Assistant Secretary for Planning and Evaluation (OASPE), in the Department of Health and Human Services (DHHS), has funded a one-year project to assemble background information on Tribal Self-Governance and to assess the availability of data for and the feasibility of conducting an evaluation of the effectiveness and impacts of administering and managing health and other social service programs under Self-Governance. The primary tasks that will be conducted by Westat and its subcontractors, Project HOPE and Kauffman and Associates, Inc., include:

- Compilation and synthesis of background information and existing research on the legislative history, experience, and effectiveness of Tribal Self-Governance, including identification of gaps in the research and limitations of previous studies.
- Identification of a sample group of Self-Governance Tribes that meet specific criteria, management and data capabilities sufficient to support an evaluation of Triballymanaged programs, and indicating an interest in/willingness to participate in an evaluation.
- Identification of likely research questions for an evaluation and the data that would be required to address each question.
- Assessment of data availability, completeness, and comparability for Tribally-managed programs, relative to data that are available from Federal and State agencies that provide services to non Self-Governance Tribes.
- Consultation and ongoing communication with Tribal leaders and Tribal organizations in designing, conducting, and reviewing findings of the feasibility study.

A Technical Working Group (TWG), consisting of Tribal leaders, directors of Tribally-managed programs, representatives of Tribal organizations, and knowledgeable researchers and data experts will advise the project on key issues and review interim and final project findings. The TWG will be selected from recommendations submitted to OASPE/DHHS; see contact information, attached.

This study grew out of the experience of DHHS' participation in the Federal-Tribal consultation on Title VI of P.L. 106-260 that mandated a study of the feasibility of conducting a demonstration of Tribal Self-Governance of non-IHS programs. Since evaluation would be a part of a demonstration, and since there has been no comprehensive evaluation of Tribal Self-Governance of health programs, the current study will provide information relevant to the possible conduct of an evaluation of Tribal Self-Governance of either health or social services programs, or both.

#### **Contact Information**

Sponsor:

**DHHS Project Officers:** 

OASPE/DHHS

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Start Date: September 2002

End Date: September 2003

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PROJECT WEB SITE:

http://aspe.hhs.gov/SelfGovernance

# Programs Feasible for Inclusion in Demonstration Project As Reported in Tribal Self-Governance Demonstration Feasibility Study Report

The Office of the Assistant Secretary for Planning and Evaluation (ASPE), U.S. Department of Health and Human Services, conducted a study in 2001-2002, as directed by Congress (PL-106-260), to review all DHHS programs and identify those that would be feasible and appropriate to include in a Self-Governance Demonstration. ASPE's report on the Tribal Self-Governance Demonstration Feasibility Study (issued in draft November 5, 2002; final report transmitted to the Congress March 11, 2003) identified 11 DHHS programs that are feasible to include in a DHHS Self-Governance Demonstration:

#### **Administration on Aging**

Grants for Native Americans

#### Administration for Children and Families

- Tribal Temporary Assistance for Needy Families
- Low Income Home Energy Assistance
- Community Services Black Grant
- Child Care and Development Fund
- Native Employment Works
- Head Start
- Child Welfare Services
- Promoting Safe and Stable Families
- Family Violence Prevention: Grants for Battered Women's Shelters

#### Substance Abuse and Mental Health Services Administration

Targeted Capacity Expansion Grants