103d CONGRESS 2d Session H. R. 4842

IN THE SENATE OF THE UNITED STATES

OCTOBER 7 (legislative day, SEPTEMBER 12), 1994 Received

AN ACT

- To specify the terms of contracts entered into by the United States and Indian tribal organizations under the Indian Self-Determination and Education Assistance Act, and to provide for tribal Self-Governance, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Indian Self-Determina-
- 5 tion Act Amendments of 1994".

6 TITLE I—INDIAN SELF-DETER7 MINATION ACT CONTRACTS

8 SEC. 101. SHORT TITLE.

9 This title may be cited as the "Indian Self-Deter-10 mination Contract Reform Act of 1994".

1	SEC. 102. GENERAL AMENDMENTS.
2	The Indian Self-Determination and Education Assist-
3	ance Act (25 U.S.C. 450 et seq.) is amended—
4	(1) in section 4—
5	(A) in subsection (g), by striking ''indirect
6	costs rate" and inserting "indirect cost rate";
7	(B) by striking "and" at the end of sub-
8	section (k);
9	(C) by striking the period at the end of
10	subsection (l) and inserting "; and"; and
11	(D) by adding at the end the following new
12	subsection:
13	"(m) 'construction contract' means a fixed-price or
14	cost-reimbursement self-determination contract for a con-
15	struction project, except that such term does not include
16	any contract—
17	"(1) that is limited to providing planning serv-
18	ices and construction management services (or a
19	combination of such services);
20	"(2) for the Housing Improvement Program or
21	roads maintenance program of the Bureau of Indian
22	Affairs administered by the Secretary of the Inte-
23	rior; or
24	"(3) for the health facility maintenance and im-
25	provement program administered by the Secretary of
26	Health and Human Services.";

(2) by striking subsection (f) of section 5 and
 inserting the following new subsection:

"(f)(1) For each fiscal year during which an Indian
tribal organization receives or expends funds pursuant to
a contract entered into, or grant made, under this Act,
the tribal organization that requested such contract or
grant shall submit to the appropriate Secretary a singleagency audit report required by chapter 75 of title 31,
United States Code.

10 "(2) In addition to submitting a single-agency audit 11 report pursuant to paragraph (1), a tribal organization re-12 ferred to in such paragraph shall submit such additional 13 information concerning the conduct of the program, func-14 tion, service, or activity carried out pursuant to the con-15 tract or grant that is the subject of the report as the tribal 16 organization may negotiate with the Secretary.

17 "(3) Any disagreement over reporting requirements
18 shall be subject to the declination criteria and procedures
19 set forth in section 102.";

20 (3) in section 7(a), by striking "of subcontrac21 tors" and inserting in lieu thereof "or subcontrac22 tors (excluding tribes and tribal organizations)";

23 (4) at the end of section 7, add the following24 new subsection:

1 "(c) Notwithstanding subsections (a) and (b), with 2 respect to any self-determination contract, or portion of 3 a self-determination contract, that is intended to benefit 4 one tribe, the tribal employment or contract preference 5 laws adopted by such tribe shall govern with respect to 6 the administration of the contract or portion of the con-7 tract.";

8 (5) at the end of section 102(a)(1), add the fol9 lowing new flush sentence:

10 "The programs, functions, services, or activities that are contracted under this paragraph shall include administra-11 tive functions of the Department of the Interior and the 12 Department of Health and Human Services (whichever is 13 applicable) that support the delivery of services to Indians, 14 including those administrative activities supportive of, but 15 not included as part of, the service delivery programs de-16 scribed in this paragraph that are otherwise contractable. 17 The administrative functions referred to in the preceding 18 sentence shall be contractable without regard to the orga-19 nizational level within the department that carries out 20 such functions."; 21

- 22 (6) in section 102(a)—
- 23 (A) in paragraph (2)—

24 (i) in the first sentence, by inserting
25 '', or a proposal to amend or renew a self-

1	determination contract," before "to the
2	Secretary for review";
3	(ii) in the second sentence—
4	(I) by striking ''The'' and insert-
5	ing "Subject to the provisions of para-
6	graph (4), the'';
7	(II) by inserting ''and award the
8	contract" after "approve the pro-
9	posal'';
10	(III) by striking '', within sixty
11	days of receipt of the proposal,"; and
12	(IV) by striking ''a specific find-
13	ing is made that" and inserting "the
14	Secretary provides written notification
15	to the applicant that contains a spe-
16	cific finding that clearly demonstrates
17	that, or that is supported by a con-
18	trolling legal authority that";
19	(iii) in subparagraph (B), by striking
20	"or" after the semicolon;
21	(iv) in subparagraph (C), by striking
22	the period at the end and inserting a semi-
23	colon;
24	(v) by adding at the end the following
25	new subparagraphs:

"(D) the amount of funds proposed under 2 the contract is in excess of the applicable fund-3 ing level for the contract, as determined under section 106(a); or

"(E) the program, function, service, or ac-5 6 tivity (or portion thereof) that is the subject of 7 the proposal is beyond the scope of programs, 8 functions, services, or activities covered under 9 paragraph (1) because the proposal includes activities that cannot lawfully be carried out by 10 11 the contractor."; and

12 (vi) by adding at the end of the paragraph the following new flush material: 13

14 "Notwithstanding any other provision of law, the Secretary may extend or otherwise alter the 90-day period 15 specified in the second sentence of this subsection, if be-16 fore the expiration of such period, the Secretary obtains 17 the voluntary and express written consent of the tribe or 18 tribal organization to extend or otherwise alter such pe-19 riod. The contractor shall include in the proposal of the 20 contractor the standards under which the tribal organiza-21 22 tion will operate the contracted program, service, function, or activity, including in the area of construction, provi-23 24 sions regarding the use of licensed and qualified archi-25 tects, applicable health and safety standards, adherence

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to applicable Federal, State, local, or tribal building codes 1 and engineering standards. The standards referred to in 2 the preceding sentence shall ensure structural integrity, 3 4 accountability of funds, adequate competition for subcontracting under tribal or other applicable law, the com-5 mencement, performance, and completion of the contract, 6 7 adherence to project plans and specifications (including any applicable Federal construction guidelines and manu-8 9 als), the use of proper materials and workmanship, necessary inspection and testing, and changes, modifications, 10 stop work, and termination of the work when warranted."; 11 12 and

13 (B) by adding at the end the following newparagraph:

15 "(4) The Secretary shall approve any severable por-16 tion of a contract proposal that does not support a declina-17 tion finding described in paragraph (2). If the Secretary 18 determines under such paragraph that a contract pro-19 posal—

"(A) proposes in part to plan, conduct, or administer a program, function, service, or activity
that is beyond the scope of programs covered under
paragraph (1), or

"(B) proposes a level of funding that is in ex cess of the applicable level determined under section
 106(a),

subject to any alteration in the scope of the proposal that 4 5 the Secretary and the tribal organization agree to, the Secretary shall, as appropriate, approve such portion of 6 7 the program, function, service, or activity as is authorized under paragraph (1) or approve a level of funding author-8 9 ized under section 106(a). If a tribal organization elects to carry out a severable portion of a contract proposal pur-10 suant to this paragraph, subsection (b) shall only apply 11 to the portion of the contract that is declined by the Sec-12 retary pursuant to this subsection."; 13

14 (7) in section 102(b)(3)—

- (A) by inserting after "record" the following: "with the right to engage in full discovery
 relevant to any issue raised in the matter"; and
- (B) by inserting before the period the following: ", except that the tribe or tribal organization may, in lieu of filing such appeal, exercise the option to initiate an action in a Federal
 district court and proceed directly to such court
 pursuant to section 110(a)";

24 (8) in section 102(d), by striking "as provided
25 in section 2671 of title 28)" and inserting "as pro-

vided in section 2671 of title 28, United States
Code, and including an individual who provides
health care services pursuant to a personal services
contract with a tribal organization for the provision
of services in any facility owned, operated, or constructed under the jurisdiction of the Indian Health
Service)";

8 (9) by adding at the end of section 102 the fol-9 lowing new subsection:

10 "(e)(1) With respect to any hearing or appeal con-11 ducted pursuant to subsection (b)(3), the Secretary shall 12 have the burden of proof to establish by clearly dem-13 onstrating the validity of the grounds for declining the 14 contract proposal (or portion thereof).

15 "(2) Notwithstanding any other provision of law, a 16 decision by an official of the Department of the Interior 17 or the Department of Health and Human Services, as ap-18 propriate (referred to in this paragraph as the 'Depart-19 ment') that constitutes final agency action and that relates 20 to an appeal within the Department that is conducted 21 under subsection (b)(3) shall be made either—

"(A) by an official of the Department who holds
a position at a higher organizational level within the
Department than the level of the departmental agency (such as the Indian Health Service or the Bureau

of Indian Affairs) in which the decision that is the 1 2 subject of the appeal was made; or "(B) by an administrative judge."; 3 (10) by striking subsection (a) of section 105 4 5 and inserting the following new subsection: 6 "(a)(1) Notwithstanding any other provision of law, 7 subject to paragraph (3), the contracts and cooperative 8 agreements entered into with tribal organizations pursu-9 ant to section 102 shall not be subject to Federal contract-

10 ing or cooperative agreement laws (including any regula-11 tions), except to the extent that such laws expressly apply12 to Indian tribes.

"(2) Program standards applicable to a nonconstruction self-determination contract shall be set forth in the
contract proposal and the final contract of the tribe or
tribal organization.

17 "(3)(A) With respect to a construction contract (or 18 a subcontract of such a construction contract), the provi-19 sions of the Office of Federal Procurement Policy Act (41 20 U.S.C. 401 et seq.) and the regulations relating to acquisi-21 tions promulgated under such Act shall apply only to the 22 extent that the application of such provision to the con-23 struction contract (or subcontract) is—

24 "(i) necessary to ensure that the contract may25 be carried out in a satisfactory manner;

"(ii) directly related to the construction activity;
 and

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"(iii) not inconsistent with this Act.

4 "(B) A list of the Federal requirements that meet
5 the requirements of clauses (i) through (iii) of subpara6 graph (A) shall be included in an attachment to the con7 tract pursuant to negotiations between the Secretary and
8 the tribal organization.

9 "(C) (i) Except as provided in subparagraph (B), no 10 Federal law listed in clause (ii) or any other provision of 11 Federal law (including an Executive order) relating to ac-12 quisition by the Federal Government shall apply to a con-13 struction contract that a tribe or tribal organization enters 14 into under this Act, unless expressly provided in such law. 15 "(ii) The laws listed in this paragraph are as follows:

16 "(I) The Federal Property and Administrative
17 Services Act of 1949 (40 U.S.C. 471 et seq.).

18 "(II) Section 3709 of the Revised Statutes.

19 "(III) Section 9(c) of the Act of Aug. 2, 1946
20 (60 Stat. 809, chapter 744).

21 "(IV) Title III of the Federal Property and Ad22 ministrative Services Act of 1949 (63 Stat. 393 et
23 seq., chapter 288).

24 "(V) Section 13 of the Act of Oct. 3, 1944 (58
25 Stat. 770; chapter 479).

1	"(VI) Chapters 21, 25, 27, 29, and 31 of title
2	44, United States Code.
3	"(VII) Section 2 of the Act of June 13, 1934
4	(48 Stat 948, chapter 483).
5	"(VIII) Sections 1 through 12 of the Act of
6	June 30, 1936 (49 Stat. 2036 et seq. chapter 881).
7	"(IX) The Service Control Act of 1965 (41
8	U.S.C. 351 et seq.).
9	"(X) The Small Business Act (15 U.S.C. 631
10	et seq.).
11	"(XI) Executive Order Nos. 12138, 11246,
12	11701 and 11758.";
13	(11) by striking subsection (e) and inserting the
14	following new subsection:
15	''(e) If an Indian tribe, or a tribal organization au-
16	thorized by a tribe, requests retrocession of the appro-
17	priate Secretary for any contract or portion of a contract
18	entered into pursuant to this Act, unless the tribe or tribal
19	organization rescinds the request for retrocession, such
20	retrocession shall become effective on—
21	"(1) the earlier of—
22	"(A) the date that is 1 year after the date
23	the Indian tribe or tribal organization submits
24	such request: or

24 such request; or

"(B) the date on which the contract ex-1 2 pires; or "(2) such date as may be mutually agreed by 3 4 the Secretary and the Indian tribe."; (12) by striking paragraph (2) of section 105(f)5 and inserting the following new paragraph: 6 7 "(2) donate to an Indian tribe or tribal organization title to any personal or real property found to 8 9 be excess to the needs of the Bureau of Indian Af-10 fairs, the Indian Health Service, or the General 11 Services Administration, except that— "(A) subject to the provisions of subpara-12 graph (B), title to property and equipment fur-13 14 nished by the Federal Government for use in 15 the performance of the contract or purchased with funds under any self-determination con-16 17 tract or grant agreement shall, unless otherwise 18 requested by the tribe or tribal organization, 19 vest in the appropriate tribe or tribal organiza-20 tion; 21 "(B) if property described in subparagraph 22 (A) has a value in excess of \$5,000 at the time 23 of the retrocession, rescission, or termination of 24 the self-determination contract or grant agree-

ment, at the option of the Secretary, upon the

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retrocession, rescission, or termination, title to 2 such property and equipment shall revert to the 3 Department of the Interior or the Department of Health and Human Services, as appropriate; 4 5 and

"(C) all property referred to in subpara-6 graph (A) shall remain eligible for replacement 7 on the same basis as if title to such property 8 9 were vested in the United States; and";

10 (13) by adding at the end of section 105 the 11 following new subsections:

12 "(i)(1) If a self-determination contract requires the 13 Secretary to divide the administration of a program that has previously been administered for the benefit of a 14 15 greater number of tribes than are represented by the tribal organization that is a party to the contract, the Secretary 16 17 shall take such action as may be necessary to ensure that services are provided to the tribes not served by a self-18 19 determination contract, including program redesign in consultation with the tribal organization and all affected 20 21 tribes.

22 "(2) Nothing in this title shall be construed to limit 23 or reduce in any way the funding for any program, project, 24 or activity serving a tribe under this or other applicable 25 Federal law. Any tribe or tribal organization that alleges

that a self-determination contract is in violation of this
 section may apply the provisions of section 110.

3 "(j) Upon providing notice to the Secretary, a tribal organization that carries out a nonconstruction self-deter-4 mination contract may propose a redesign of a program, 5 activity, function, or service carried out by the tribal orga-6 7 nization under the contract, including any nonstatutory program standard, in such manner as to best meet the 8 9 local geographic, demographic, economic, cultural, health, 10 and institutional needs of the Indian people and tribes served under the contract. The Secretary shall evaluate 11 any proposal to redesign any program, activity, function, 12 or service provided under the contract. With respect to de-13 clining to approve a redesigned program, activity, func-14 tion, or service under this subsection, the Secretary shall 15 apply the criteria and procedures set forth in section 102. 16

17 "(k) For purposes of section 201(a) of the Federal Property and Administrative Services Act of 1949 (40 18 U.S.C. 481(a)) (relating to Federal sources of supply, in-19 cluding lodging providers, airlines and other transpor-20 21 tation providers), a tribal organization carrying out a contract, grant, or cooperative agreement under this Act shall 22 23 be deemed an executive agency when carrying out such 24 contract, grant, or agreement and the employees of the 25 tribal organization shall be eligible to have access to such sources of supply on the same basis as employees of an
 executive agency have such access.

"(l) (1) Upon the request of an Indian tribe or tribal
organization, the Secretary shall enter into a lease with
the Indian tribe or tribal organization that holds title to,
a leasehold interest in, or a trust interest in, a facility
used by the Indian tribe or tribal organization for the administration and delivery of services under this Act.

9 "(2) The Secretary shall compensate each Indian 10 tribe or tribal organization that enters into a lease under paragraph (1) for the use of the facility leased for the pur-11 poses specified in such paragraph. Such compensation 12 may include rent, depreciation based on the useful life of 13 the facility, principal and interest paid or accrued, oper-14 ation and maintenance expenses, and such other reason-15 able expenses that the Secretary determines, by regula-16 tion, to be allowable. 17

"(m)(1) Each construction contract requested, approved, or awarded under this Act shall be subject to—
"(A) except as otherwise provided in this Act,
the provisions of this Act, other than sections
102(a)(2), 106(l), 108 and 109; and

23 "(B) section 314 of the Department of the In24 terior and Related Agencies Appropriations Act,
25 1991 (104 Stat. 1959).

"(2) In providing technical assistance to tribes and 1 tribal organizations in the development of construction 2 contract proposals, the Secretary shall provide, not later 3 than 30 days after receiving a request from a tribe or trib-4 5 al organization, all information available to the Secretary regarding the construction project, including construction 6 7 drawings, maps, engineering reports, design reports, plans 8 of requirements, cost estimates, environmental assess-9 ments or environmental impact reports, and archaeological 10 reports.

"(3) Prior to finalizing a construction contract proposal pursuant to section 102(a), and upon request of the tribe or tribal organization that submits the proposal, the Secretary shall provide for a precontract negotiation phase in the development of a contract proposal. Such phase shall include, at a minimum, the following elements:

17 "(A) The provision of technical assistance pur-18 suant to section 103 and paragraph (2).

"(B) A joint scoping session between the Secretary and the tribe or tribal organization to review
all plans, specifications, engineering reports, cost estimates, and other information available to the parties, for the purpose of identifying all areas of agreement and disagreement.

"(C) An opportunity for the Secretary to revise
 the plans, designs, or cost estimates of the Secretary
 in response to concerns raised, or information pro vided by, the tribe or tribal organization.

5 "(D) A negotiation session during which the 6 Secretary and the tribe or tribal organization shall 7 seek to develop a mutually agreeable contract pro-8 posal.

9 "(E) Upon the request of the tribe or tribal or-10 ganization, the use of an alternative dispute resolu-11 tion mechanism to seek resolution of all remaining 12 areas of disagreement pursuant to the dispute reso-13 lution provisions under subchapter IV of chapter 5 14 of title 5, United States Code.

15 "(F) The submission to the Secretary by the
16 tribe or tribal organization of a final contract pro17 posal pursuant to section 102(a).

18 "(4)(A) Subject to subparagraph (B), in funding a
19 fixed-price construction contract pursuant to section
20 106(a), the Secretary shall provide for the following:

"(i) The reasonable costs to the tribe or tribal
organization for general administration incurred in
connection with the project that is the subject of the
contract.

"(ii) The ability of the contractor that carries
 out the construction contract to make a reasonable
 profit, taking into consideration the risks associated
 with carrying out the contract and other relevant
 considerations.

6 "(B) In establishing a contract budget for a construc7 tion project, the Secretary shall not be required to sepa8 rately identify the components described in clauses (i) and
9 (ii) of subparagraph (A).

"(C) The total amount awarded under a construction
contract shall reflect an overall fair and reasonable price
to the parties, including the following costs:

13 "(i) The reasonable costs to the tribal organiza14 tion of performing the contract, taking into consider15 ation the terms of the contract and the requirements
16 of this Act and any other applicable law.

17 "(ii) The costs of preparing the contract pro-18 posal and supporting cost data.

''(iii) The costs associated with auditing the
general and administrative costs of the tribal organization associated with the management of the construction contract.

23 "(iv) In the case of a fixed-price contract, a fair
24 profit determined by taking into consideration the
25 relevant risks and local market conditions.

"(v) If the Secretary and the tribe or tribal or-1 2 ganization are unable to develop a mutually agree-3 able construction contract proposal pursuant to the 4 procedures set forth in this subsection, the tribe or 5 tribal organization may submit a final contract proposal to the Secretary. Not later than 30 days after 6 7 receiving such final contract proposal, the Secretary shall approve the contract proposal and award the 8 9 contract, unless, during such period the Secretary declines the proposal pursuant to sections 102(a)(2)10 11 and 102(b) of section 102 (including providing op-12 portunity for an appeal pursuant to section 102(b)). "(n) Notwithstanding any other provision of law, the 13 rental rates for housing provided to an employee by the 14 15 Federal Government in Alaska pursuant to a self-determination contract shall be determined on the basis of-16 17 "(1) the reasonable value of the quarters and 18 facilities (as such terms are defined under section 19 5911 of title 5, United States Code) to such em-20 ployee, and

"(2) the circumstances under which such quarters and facilities are provided to such employee,
as based on the cost of comparable private rental housing
in the nearest established community with a year-round
population of 1,500 or more individuals.";

(14) in section 106(a)—

C	(Λ) in paragraph (1) by incerting before
2	(A) in paragraph (1), by inserting before
3	the period at the end the following: ", without
4	regard to any organizational level within the
5	Department of the Interior or the Department
6	of Health and Human Services, as appropriate,
7	at which the program, function, service, or ac-
8	tivity or portion thereof, including supportive
9	administrative functions that are otherwise con-
10	tractable, is operated";
11	(B) in paragraph (2), by inserting after
12	"consist of" the following: "an amount for";
13	and
14	(C) by striking paragraph (3) and insert-
15	ing the following new paragraphs:
16	((3)(A) The contract support costs that are eligible
17	costs for the purposes of receiving funding under this Act
18	shall include the costs of reimbursing each tribal contrac-
19	tor for reasonable and allowable costs of—
20	''(i) direct program expenses for the operation
21	of the Federal program that is the subject of the
22	contract, and
23	"(ii) any additional administrative or other ex-
24	pense related to the overhead incurred by the tribal
25	contractor in connection with the operation of the

Federal program, function, service, or activity pursu ant to the contract,

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3 except that such funding shall not duplicate any funding4 provided under section 106(a)(1).

5 "(B) On an annual basis, during such period as a tribe or tribal organization operates a Federal program, 6 7 function, service, or activity pursuant to a contract entered into under this Act, the tribe or tribal organization 8 9 shall have the option to negotiate with the Secretary the amount of funds that the tribe or tribal organization is 10 entitled to receive under such contract pursuant to this 11 paragraph. 12

13 "(4) For each fiscal year during which a self-deter-14 mination contract is in effect, any savings attributable to 15 the operation of a Federal program, function, service, or 16 activity under a self-determination contract by a tribe or 17 tribal organization (including a cost reimbursement con-18 struction contract) shall—

19 "(A) be used to provide additional services or20 benefits under the contract; or

21 "(B) be expended by the tribe or tribal organi22 zation in the succeeding fiscal year, as provided in
23 section 8.

24 "(5) Subject to paragraph (6), during the initial year25 that a self-determination contract is in effect, the amount

required to be paid under paragraph (2) shall include
 startup costs consisting of the reasonable costs that have
 been incurred or will be incurred on a one-time basis pur suant to the contract necessary—

5 "(A) to plan, prepare for, and assume operation
6 of the program, function, service, or activity that is
7 the subject of the contract; and

8 "(B) to ensure compliance with the terms of the9 contract and prudent management.

10 "(6) Costs incurred before the initial year that a self-11 determination contract is in effect may not be included 12 in the amount required to be paid under paragraph (2) 13 if the Secretary does not receive a written notification of 14 the nature and extent of the costs prior to the date on 15 which such costs are incurred.";

16 (15) in section 106(c)—

17 (A) by striking "March 15" and inserting18 "May 15";

(B) in paragraphs (1) and (2), by striking
"indirect costs" each place it appears and inserting "contract support costs";

(C) in paragraph (4), by striking "and" atthe end;

24 (D) in paragraph (5), by striking the pe25 riod at the end and inserting "; and"; and

(E) by adding at the end the following new
 paragraph:

3 "(6) an accounting of any deficiency of funds 4 needed to maintain the preexisting level of services 5 to any tribes affected by contracting activities under 6 this Act, and a statement of the amount of funds 7 needed for transitional purposes to enable contractors to convert from a Federal fiscal year accounting 8 cycle to a different accounting cycle, as authorized 9 10 by section 105(d).";

(16) in section 106(f), by inserting immediately 11 after the second sentence the following new sentence: 12 13 "For the purpose of determining the 365-day period 14 specified in this paragraph, an audit report shall be 15 deemed to have been received on the date of actual receipt by the Secretary, if, within 60 days after re-16 17 ceiving the report, the Secretary does not give notice 18 of a determination by the Secretary to reject the sin-19 gle-agency report as insufficient due to noncompliance with chapter 75 of title 31, United States 20 Code, or noncompliance with any other applicable 21 22 law.":

23 (17) by striking subsection (g) of section 10624 and inserting the following new subsection:

"(g) Upon the approval of a self-determination contract, the Secretary shall add to the contract the full amount of funds to which the contractor is entitled under section 106(a), subject to adjustments for each subsequent year that such tribe or tribal organization administers a Federal program, function, service, or activity under such contract.";

8 (18) by striking subsection (i) of section 1069 and inserting the following new subsection:

"(i) On an annual basis, the Secretary shall consult 10 with, and solicit the participation of, Indian tribes and 11 tribal organizations in the development of the budget for 12 the Indian Health Service and the Bureau of Indian Af-13 fairs (including participation of Indian tribes and tribal 14 organizations in formulating annual budget requests that 15 the Secretary submits to the President for submission to 16 Congress pursuant to section 1105 of title 31, United 17 States Code)."; and 18

(19) by adding at the end of section 106 thefollowing new subsections:

"(j) Notwithstanding any other provision of law, a
tribal organization may use funds provided under a selfdetermination contract to meet matching or cost participation requirements under other Federal and non-Federal
programs.

1	''(k) Without intending any limitation, a tribal orga-
2	nization may, without the approval of the Secretary, ex-
3	pend funds provided under a self-determination contract
4	for the following purposes, to the extent that the expendi-
5	ture of the funds is supportive of a contracted program:
6	"(1) Depreciation and use allowances not other-
7	wise specifically prohibited by law, including the de-
8	preciation of facilities owned by the tribe or tribal
9	organization.
10	"(2) Publication and printing costs.
11	"(3) Building, realty, and facilities costs, in-
12	cluding rental costs or mortgage expenses.
13	"(4) Automated data processing and similar
14	equipment or services.
15	"(5) Costs for capital assets and repairs.
16	"(6) Management studies.
17	"(7) Professional services, other than services
18	provided in connection with judicial proceedings by
19	or against the United States.
20	''(8) Insurance and indemnification, including
21	insurance covering the risk of loss of or damage to
22	property used in connection with the contract with-
23	out regard to the ownership of such property.
24	"(9) Costs incurred to raise funds or contribu-
25	tions from non-Federal sources for the purpose of

furthering the goals and objectives of the self-deter mination contract.

"(10) Interest expenses paid on capital expenditures such as buildings, building renovation, or acquisition or fabrication of capital equipment, and interest expenses on loans necessitated due to delays
by the Secretary in providing funds under a contract.

9 "(11) Expenses of a governing body of a tribal 10 organization that are attributable to the manage-11 ment or operation of programs under this Act.

12 "(12) Costs associated with the management of
13 pension funds, self-insurance funds, and other funds
14 of the tribal organization that provide for participa15 tion by the Federal Government.

"(l) The Secretary may only suspend, withhold, or 16 delay the payment of funds for a period of 30 days begin-17 ning on the date the Secretary makes a determination 18 under this paragraph to a tribal organization under a self-19 determination contract, if the Secretary determines that 20 21 the tribal organization has failed to substantially carry out the contract without good cause. In any such case, the 22 23 Secretary shall provide the tribal organization with reasonable advance written notice, technical assistance (sub-24 25 ject to available resources) to assist the tribal organiza1 tion, a hearing on the record not later than 10 days after
2 the date of such determination or such later date as the
3 tribal organization shall approve, and promptly release
4 any funds withheld upon subsequent compliance.

5 "(2) With respect to any hearing or appeal conducted 6 pursuant to this subsection, the Secretary shall have the 7 burden of proof to establish by clearly demonstrating the 8 validity of the grounds for suspending, withholding, or de-9 laying payment of funds.

"(m) The program income earned by a tribal organization in the course of carrying out a self-determination
contract—

13 "(1) shall be used by the tribal organization to14 further the general purposes of the contract; and

15 "(2) shall not be a basis for reducing the amount of funds otherwise obligated to the contract. 16 17 "(n) To the extent that programs, functions, services, or activities carried out by tribal organizations pursuant 18 to contracts entered into under this Act reduce the admin-19 istrative or other responsibilities of the Secretary with re-20 spect to the operation of Indian programs and result in 21 22 savings that have not otherwise been included in the 23 amount of contract funds determined under subsection 24 (a), the Secretary shall make such savings available for the provision of additional services to program bene-25

ficiaries, either directly or through contractors, in a man ner equitable to both direct and contracted programs.

3 "(o) Notwithstanding any other provision of law (in-4 cluding any regulation), a tribal organization that carries 5 out a self-determination contract may, with respect to allocations within the approved budget of the contract, 6 7 rebudget to meet contract requirements, if such rebudgeting would not have an adverse effect on the per-8 formance of the contract.". 9

10 SEC. 103. CONTRACT SPECIFICATIONS.

The Indian Self-Determination Education Assistance
Act (25 U.S.C. 450 et seq.) is amended by inserting after
section 107 the following new section:

14 "SEC. 108. CONTRACT OR GRANT SPECIFICATIONS.

15 "(a) Each self-determination contract entered into16 under this Act shall—

"(1) contain, or incorporate by reference, the
provisions of the model agreement described in subsection (c) (with modifications where indicated and
the blanks appropriately filled in), and

21 "(2) contain such other provisions as are agreed22 to by the parties.

"(b) Notwithstanding any other provision of law, the
Secretary may make payments pursuant to section 1(b)(6)
of such model agreement. As provided in section 1(b)(7)

of the model agreement, the records of the tribal govern ment or tribal organization specified in such section shall
 not be considered Federal records for purposes of chapter
 5 of title 5, United States Code.

5 "(c) The model agreement referred to in subsection6 (a)(1) reads as follows:

7 "SECTION 1. AGREEMENT BETWEEN THE SECRETARY AND
8 THE TRIBAL GOVERNMENT.

9 "''(a) Authority and Purpose.—

10 "(1) AUTHORITY.—This agreement, denoted a 11 Self-Determination Contract (referred to in this agreement as the "Contract"), is entered into by the 12 Secretary of the Interior or the Secretary of Health 13 14 and Human Services (referred to in this agreement 15 as the "Secretary"), for and on behalf of the United 16 States pursuant to title I of the Indian Self-Deter-17 mination and Education Assistance Act (25 U.S.C. 18 450 et seq.) and by the authority of the _____ tribal 19 government or tribal organization (referred to in this agreement as the "Contractor"). The provisions of 20 21 title I of the Indian Self-Determination and Edu-22 cation Assistance Act (25 U.S.C. 450 et seq.) are incorporated in this agreement. 23

24 "'(2) PURPOSE.—Each provision of the Indian
25 Self-Determination and Education Assistance Act

1	(25 U.S.C. 450 et seq.) and each provision of this
2	Contract shall be liberally construed for the benefit
3	of the Contractor to transfer the funding and the
4	following related functions, services, activities, and
5	programs (or portions thereof), that are otherwise
6	contractable under section 102(a) of such Act, in-
7	cluding all related administrative functions, from the
8	Federal Government to the Contractor: (List func-
9	tions, services, activities, and programs).
10	"'(b) Terms, Provisions, and Conditions.—
11	"(1) TERM.—Pursuant to section $105(c)(1)$ of
12	the Indian Self-Determination and Education Assist-
13	ance Act (25 U.S.C. $450j(c)(1)$), the term of this
14	contract shall be years. Pursuant to section
15	105(d)(1) of such Act (25 U.S.C. 450j(d)), upon the
16	election by the Contractor, the period of this Con-
17	tract shall be determined on the basis of a calendar
18	year, unless the Secretary and the Contractor agree
19	on a different period in the annual funding agree-
20	ment incorporated by reference in subsection $(f)(2)$.
21	"(2) EFFECTIVE DATE.—This Contract shall
22	become effective upon the date of the approval and
23	execution by the Contractor and the Secretary, un-
24	less the Contractor and the Secretary agree on an

effective date other than the date specified in this
 paragraph.

"'(3) PROGRAM STANDARD.—The Contractor
agrees to administer the program, services, functions
and activities (or portions thereof) listed in subsection (a)(2) of the Contract in conformity with the
following standards: (list standards).

"(4) FUNDING AMOUNT.—Subject to the avail-8 ability of appropriations, the Secretary shall make 9 available to the Contractor the total amount speci-10 11 fied in the annual funding agreement incorporated by reference in subsection (f)(2). Such amount shall 12 13 not be less than the applicable amount determined 14 pursuant to section 106(a) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 15 16 450j-1).

"(5) LIMITATION OF COSTS.—The Contractor 17 18 shall not be obligated to continue performance that 19 requires an expenditure of funds in excess of the 20 amount of funds awarded under this Contract. If, at 21 any time, the Contractor has reason to believe that 22 the total amount required for performance of this 23 Contract or a specific activity conducted under this Contract would be greater than the amount of funds 24 25 awarded under this Contract, the Contractor shall

1	provide reasonable notice to the appropriate Sec-
2	retary. If the appropriate Secretary does not take
3	such action as may be necessary to increase the
4	amount of funds awarded under this Contract, the
5	Contractor may suspend performance of the Con-
6	tract until such time as additional funds are
7	awarded.
8	"''(6) PAYMENT.—
9	"(A) IN GENERAL.—Payments to the
10	Contractor under this Contract shall—
11	'''(i) be made as expeditiously as
12	practicable; and
13	'''(ii) include financial arrangements
14	to cover funding during periods covered by
15	joint resolutions adopted by Congress mak-
16	ing continuing appropriations, to the ex-
17	tent permitted by such resolutions.
18	""(B) QUARTERLY, SEMIANNUAL, LUMP-
19	SUM, AND OTHER METHODS OF PAYMENT
20	"(i) IN GENERAL.—Pursuant to sec-
21	tion 108(b) of the Indian Self-Determina-
22	tion and Education Assistance Act, and
23	notwithstanding any other provision of law,
24	for each fiscal year covered by this Con-
25	tract, the Secretary shall make available to

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1 the Contractor the funds specified for the 2 fiscal year under the annual funding agreement incorporated by reference pursuant 3 4 to subsection (f)(2) by paying to the Contractor, on a quarterly basis, one-quarter 5 6 of the total amount provided for in the an-7 nual funding agreement for that fiscal 8 year, in a lump-sum payment or as semi-9 annual payments, or any other method of payment authorized by law, in accordance 10 11 with such method as may be requested by 12 the Contractor and specified in the annual 13 funding agreement. "'(ii) Method of quarterly pay-14 15 MENT.—If quarterly payments are specified in the annual funding agreement in-16 17 corporated by reference pursuant to sub-18 section (f)(2), each quarterly payment 19 made pursuant to clause (i) shall be made 20 on the first day of each quarter of the fiscal year, except that in any case in which 21

the contract year coincides with the Fed-

eral fiscal year, payment for the first quar-

ter shall be made not later than the date

that is 10 calendar days after the date on

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1	which the Office of Management and
2	Budget apportions the appropriations for
3	the fiscal year for the programs, services,
4	functions, and activities subject to this
5	Contract.
6	"(iii) APPLICABILITY.—Chapter 39
7	of title 31, United States Code, shall apply
8	to the payment of funds due under this
9	Contract and the annual funding agree-
10	ment referred to in clause (i).
11	"'(7) Records and monitoring.—
12	"(A) IN GENERAL.—Except for previously
13	provided copies of tribal records that the Sec-
14	retary demonstrates are clearly required to be
15	maintained as part of the recordkeeping system
16	of the Department of the Interior or the De-
17	partment of Health and Human Services (or
18	both), records of the Contractor shall not be
19	considered Federal records for purposes of
20	chapter 5 of title 5, United States Code.
21	""(B) RECORDKEEPING SYSTEM.—The
22	Contractor shall maintain a recordkeeping sys-
23	tem and, upon reasonable advance request, pro-
24	vide reasonable access to such records to the
25	Secretary.

1	"(C) RESPONSIBILITIES OF CONTRAC-
2	TOR.—The Contractor shall be responsible for
3	managing the day-to-day operations conducted
4	under this Contract and for monitoring activi-
5	ties conducted under this Contract to ensure
6	compliance with the contract and applicable
7	Federal requirements. With respect to the mon-
8	itoring activities of the Secretary, the routine
9	monitoring visits shall be limited to not more
10	than one performance monitoring visit for this
11	Contract by the head of each operating division,
12	departmental bureau, or departmental agency,
13	or duly authorized representative of such head
14	unless—
15	'''(i) the Contractor agrees to one or
16	more additional visits; or
17	'''(ii) the appropriate official deter-
18	mines that there is reasonable cause to be-
19	lieve that grounds for reassumption of the
20	Contract, suspension of contract payments,
21	or other serious contract performance defi-
22	ciency may exist.
23	No additional visit referred to in clause (ii)
24	shall be made until such time as reasonable ad-
25	vance notice that includes a description of the

nature of the problem that requires the additional visit has been given to the Contractor.

""(8) PROPERTY.—

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"(A) IN GENERAL.—As provided in sec-4 tion 105(f) of the Indian Self-Determination 5 6 and Education Assistance Act (25 U.S.C. 7 450j(f)), at the request of the Contractor, the Secretary may make available, or transfer to 8 the Contractor, all reasonably divisible real 9 property, facilities, equipment, and personal 10 11 property that the Secretary has used to provide 12 or administer the programs, services, functions, and activities covered by this Contract. A mutu-13 14 ally agreed upon list specifying the property, fa-15 cilities, and equipment so furnished shall also 16 be prepared by the Secretary, with the concur-17 rence of the Contractor, and periodically revised 18 by the Secretary, with the concurrence of the 19 Contractor.

20 "'(B) RECORDS.—The Contractor shall
21 maintain a record of all property referred to in
22 subparagraph (A) or other property acquired by
23 the Contractor under section 105(f)(2)(A) of
24 such Act for purposes of replacement.

1	"(C) JOINT USE AGREEMENTS.—Upon
2	the request of the Contractor, the Secretary
3	and the Contractor shall enter into a separate
4	joint use agreement to address the shared use
5	by the parties of real or personal property that
6	is not reasonably divisible.
7	"(D) ACQUISITION OF PROPERTY.—The
8	Contractor is granted the authority to acquire
9	such excess property as the Contractor may de-
10	termine to be appropriate in the judgment of
11	the Contractor to support the programs, serv-
12	ices, functions, and activities operated pursuant
13	to this Contract.
14	"(E) Confiscated or excess prop-
15	ERTY.—The Secretary shall assist the Contrac-
16	tor in obtaining such confiscated or excess
17	property as may become available to tribes,
18	tribal organizations, or local governments.
19	"(F) SCREENER IDENTIFICATION
20	CARD.—A screener identification card (General
21	Services Administration form numbered 2946)
22	shall be issued to the Contractor not later than
23	the effective date of this Contract. The des-
24	ignated official shall, upon request, assist the
25	Contractor in securing the use of the card.

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1	"(G) CAPITAL EQUIPMENT.—The Con-
2	tractor shall determine the capital equipment,
3	leases, rentals, property, or services the Con-
4	tractor requires to perform the obligations of
5	the Contractor under this subsection, and shall
б	acquire and maintain records of such capital
7	equipment, property rentals, leases, property, or
8	services through applicable procurement proce-
9	dures of the Contractor.
10	""(9) AVAILABILITY OF FUNDS.—Notwith-
11	standing any other provision of law, any funds pro-
12	vided under this contract—
13	'''(A) shall remain available until ex-
14	pended; and
15	""(B) with respect to such funds, no fur-
16	ther—
17	'''(i) approval by the Secretary, or
18	"'(ii) justifying documentation from
19	the Contractor, shall be required prior to
20	the expenditure of such funds.
21	"(10) TRANSPORTATION.—Beginning on the
22	effective date of this Contract, the Secretary shall
23	authorize the Contractor to obtain interagency
24	motor pool vehicles and related services for perform-

ance of any activities carried out under this
 Contract.

"'(11) FEDERAL PROGRAM GUIDELINES, MANU-3 4 ALS, OR POLICY DIRECTIVES.—Except as specifically 5 provided in the Indian Self-Determination and Edu-6 cation Assistance Act (25 U.S.C. 450 et seq.) the 7 Contractor is not required to abide by program guidelines, manuals, or policy directives of the Sec-8 9 retary, unless otherwise agreed to by the Contractor 10 and the Secretary, or otherwise required by law.

11 "''(12) DISPUTES.—

"''(A) 12 THIRD-PARTY **MEDIATION** DE-FINED.—For the purposes of this Contract, the 13 term "third-party mediation" means a form of 14 15 mediation whereby the Secretary and the Con-16 tractor nominate a third party who is not em-17 ployed by or significantly involved with the Sec-18 retary of the Interior, the Secretary of Health 19 and Human Services, or the Contractor, to 20 serve as a third-party mediator to mediate dis-21 putes under this Contract.

22 "'(B) ALTERNATIVE PROCEDURES.—In
23 addition to, or as an alternative to, remedies
24 and procedures prescribed by section 110 of the
25 Indian Self-Determination and Education As-

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1	sistance Act (25 U.S.C. 450m–1), the parties to
2	this Contract may jointly—
3	'''(i) submit disputes under this Con-
4	tract to third-party mediation;
5	'''(ii) submit the dispute to the adju-
6	dicatory body of the Contractor, including
7	the tribal court of the Contractor;
8	'''(iii) submit the dispute to mediation
9	processes provided for under the laws, poli-
10	cies, or procedures of the Contractor; or
11	"(iv) use the administrative dispute
12	resolution processes authorized in sub-
13	chapter IV of chapter 5 of title 5, United
14	States Code.
15	"(C) Effect of decisions.—The Sec-
16	retary shall be bound by decisions made pursu-
17	ant to the processes set forth in subparagraph
18	(B), except that the Secretary shall not be
19	bound by any decision that significantly con-
20	flicts with the interests of Indians or the United
21	States.
22	"(13) Administrative procedures of con-
23	TRACTOR.—Pursuant to the Indian Civil Rights Act
24	of 1968 (25 U.S.C. 1301 et seq.), the laws, policies,
25	and procedures of the Contractor shall provide for

administrative due process (or the equivalent of ad ministrative due process) with respect to programs,
 services, functions, and activities that are provided
 by the Contractor pursuant to this Contract.

5 "''(14) SUCCESSOR ANNUAL FUNDING AGREE-6 MENT.—

 $```(A) \ \mbox{In general.} \mbox{--Negotiations for a}$ 7 successor annual funding agreement, provided 8 9 for in subsection (f)(2), shall begin not later than 120 days prior to the conclusion of the 10 11 preceding annual funding agreement. Except as provided in section 105(c)(2) of the Indian Self-12 13 Determination and Education Assistance Act (25 U.S.C. 450 j(c)(2)) the funding for each 14 15 such successor annual funding agreement shall 16 only be reduced pursuant to section 106(b) of 17 such Act (25 U.S.C. 450j–1(b)).

18 "(B) INFORMATION.—The Secretary shall 19 prepare and supply relevant information, and 20 promptly comply with any request by the Con-21 tractor for information that the Contractor rea-22 sonably needs to determine the amount of funds 23 that may be available for a successor annual funding agreement, as provided for in sub-24 section (f)(2) of this Contract. 25

"'(15) CONTRACT REQUIREMENTS; APPROVAL
 BY SECRETARY.—

-	DI SEGRETARI:
3	"(A) IN GENERAL.—Except as provided
4	in subparagraph (B), for the term of the Con-
5	tract, section 2103 of the Revised Statutes (25
6	U.S.C. 81) and section 16 of the Act of June
7	18, 1934 (48 Stat. 987, chapter 576; 25 U.S.C.
8	476), shall not apply to any contract entered
9	into in connection with this Contract.
10	""(B) REQUIREMENTS.—Each Contract
11	entered into by the Contractor with a third
12	party in connection with performing the obliga-
13	tions of the Contractor under this Contract
14	shall—
15	'''(i) be in writing;
16	'''(ii) identify the interested parties,
17	the authorities of such parties, and pur-
18	poses of the Contract;
19	'''(iii) state the work to be performed
20	under the Contract; and
21	"(iv) state the process for making
22	any claim, the payments to be made, and
23	the terms of the Contract, which shall be
24	fixed.
25	$((c) \cap BLICATION OF THE CONTRACTOR$

25 "'(c) Obligation of the Contractor.—

"'(1) CONTRACT PERFORMANCE.—Except as
 provided in subsection (d)(2), the Contractor shall
 perform the programs, services, functions, and ac tivities as provided in the annual funding agreement
 under subsection (f)(2) of this Contract.

6 "'(2) AMOUNT OF FUNDS.—The total amount 7 of funds to be paid under this Contract pursuant to 8 section 106(a) shall be determined in an annual 9 funding agreement entered into between the Sec-10 retary and the Contractor, which shall be incor-11 porated into this Contract.

12 "'(3) CONTRACTED PROGRAMS.—Subject to the 13 availability of appropriated funds, the Contractor 14 shall administer the programs, services, functions, 15 and activities identified in this Contract and funded 16 through the annual funding agreement under sub-17 section (f)(2).

18 "''(4) TRUST SERVICES FOR INDIVIDUAL INDI-19 ANS.—

20 "'(A) IN GENERAL.—To the extent that
21 the annual funding agreement provides funding
22 for the delivery of trust services to individual
23 Indians that have been provided by the Sec24 retary, the Contractor shall maintain at least
25 the same level of service as the Secretary pro-

vided for such individual Indians, subject to the 2 availability of appropriated funds for such services. 3

"'(B) TRUST SERVICES TO INDIVIDUAL IN-4 DIANS.—For the purposes of this paragraph 5 only, the term "trust services for individual In-6 7 dians" means only those services that pertain to land or financial management connected to in-8 dividually held allotments. 9

10 "(5) FAIR AND UNIFORM SERVICES.—The Contractor shall provide services under this Contract 11 in a fair and uniform manner and shall provide ac-12 cess to an administrative or judicial body empowered 13 to adjudicate or otherwise resolve complaints, claims, 14 and grievances brought by program beneficiaries 15 against the Contractor arising out of the perform-16 17 ance of the Contract.

18 "'(d) Obligation of the United States.—

"(1) TRUST RESPONSIBILITY.— 19

"(A) IN GENERAL.—The United States 20 reaffirms the trust responsibility of the United 21 States to the Indian tribe(s) to protect 22 23 and conserve the trust resources of the Indian 24 tribe(s) and the trust resources of individual Indians. 25

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"'(B) 1 CONSTRUCTION OF CONTRACT.— 2 Nothing in this Contract may be construed to terminate, waive, modify, or reduce the trust re-3 4 sponsibility of the United States to the tribe(s) or individual Indians. The Secretary shall act in 5 good faith in upholding such trust responsibil-6 7 ity. "'(2) GOOD FAITH.—To the extent that health 8 9 programs are included in this Contract, and within 10 available funds, the Secretary shall act in good faith 11 in cooperating with the Contractor to achieve the 12 goals set forth in the Indian Health Care Improve-13 ment Act (25 U.S.C. 1601 et seq.). "'(3) PROGRAMS RETAINED.—As specified in 14 15 the annual funding agreement, the United States hereby retains the programs, services, functions, and 16 17 activities with respect to the tribe(s) that are not 18 specifically assumed by the Contractor in the annual 19 funding agreement under subsection (f)(2). "(e) OTHER PROVISIONS.— 20 "'(1) DESIGNATED OFFICIALS.—Not later than 21 22 the effective date of this Contract, the United States 23 shall provide to the Contractor, and the Contractor 24 shall provide to the United States, a written des-25 ignation of a senior official to serve as a representa-

tive for notices, proposed amendments to the Con-1 2 tract, and other purposes for this Contract. "(2) CONTRACT MODIFICATIONS OR AMEND-3 4 MENT.---"(A) IN GENERAL.—Except as provided 5 in subparagraph (B), no modification to this 6 Contract shall take effect unless such modifica-7 tion is made in the form of a written amend-8 9 ment to the Contract, and the Contractor and 10 the Secretary provide written consent for the 11 modification. "(B) EXCEPTION.—The addition of sup-12 plemental funds for programs, functions, and 13 activities (or portions thereof) already included 14 15 in the annual funding agreement under subsection (f)(2), and the reduction of funds pur-16 17 suant to section 106(b)(2), shall not be subject 18 to subparagraph (A).

19 "'(3) OFFICIALS NOT TO BENEFIT.—No Mem-20 ber of Congress, or resident commissioner, shall be 21 admitted to any share or part of any contract exe-22 cuted pursuant to this Contract, or to any benefit 23 that may arise from such contract. This paragraph 24 may not be construed to apply to any contract with 25 a third party entered into under this Contract if such contract is made with a corporation for the
 general benefit of the corporation.

···(4) 3 COVENANT AGAINST CONTINGENT 4 FEES.—The parties warrant that no person or sell-5 ing agency has been employed or retained to solicit 6 or secure any contract executed pursuant to this 7 Contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent 8 9 fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained 10 11 by the Contractor for the purpose of securing busi-12 ness.

13 "``(f) Attachments.—

"'(1) APPROVAL OF CONTRACT.—Unless previously furnished to the Secretary, the resolution of
the _____ Indian tribe(s) authorizing the contracting
of the programs, services, functions, and activities
identified in this Contract is attached to this Contract as attachment 1.

20 "``(2) ANNUAL FUNDING AGREEMENT.—

21 "'(A) IN GENERAL.—The annual funding
22 agreement under this Contract shall only con23 tain—

24 "'(i) terms that identify the pro-25 grams, services, functions, and activities to

be performed or administered, the general 1 2 budget category assigned, the funds to be provided, and the time and method of pay-3 ment; and 4 "'(ii) such other provisions, including 5 a brief description of the programs, serv-6 7 ices, functions, and activities to be performed (including those supported by fi-8 9 nancial resources other than those provided by the Secretary), to which the parties 10 11 agree. "(B) INCORPORATION BY REFERENCE.— 12 The annual funding agreement is hereby incor-13 14 porated in its entirety in this Contract and at-15 tached to this Contract as attachment 2.'". SEC. 104. ADDITIONAL AMENDMENTS. 16 17 The Indian Self-Determination and Education Assistance Act (25 U.S.C. 450 et seq.), as amended by sections 18 102 and 103, is further amended— 19 20 (1) in section 109—

(A) by inserting after "pursuant to such
contract or grant agreement," the following "or
in the management of trust fund, trust lands or
interests in such lands pursuant to such contract or grant agreement,";

(B) by striking "action as prescribed by 1 2 him" and all that follows through "in such cases, he" and inserting the following: "action 3 4 as prescribed by the Secretary to remedy the 5 contract deficiency, except that the appropriate 6 Secretary may, upon written notice to a tribal 7 organization, and the tribe served by the tribal organization, immediately rescind a contract or 8 9 grant, in whole or in part, and resume control 10 or operation of a program, activity, function, or 11 service, if the Secretary finds that (i) there is 12 an immediate threat of imminent harm to the safety of any person, or imminent substantial 13 14 and irreparable harm to trust funds, trust 15 lands, or interests in such lands, and (ii) such threat arises from the failure of the contractor 16 17 to fulfill the requirements of the contract. In 18 such cases, the Secretary"; 19 (C) by inserting after "rescind such con-20 tract or grant agreement" the following: ", in whole or in part,"; 21 22 (D) by striking the second period after 23 "the tribal organization may approve"; and 24 (E) by inserting before the last sentence, the following new sentence: "In any hearing or 25

1	appeal provided for under this section, the Sec-
2	retary shall have the burden of proof to estab-
3	lish, by clearly demonstrating the validity of the
4	grounds for rescinding, assuming, or
5	reassuming the contract that is the subject of
6	the hearing.";
7	(2) in section 110(a), by inserting immediately
8	before the period at the end the following: "(includ-
9	ing immediate injunctive relief to reverse a declina-
10	tion finding under section $102(a)(2)$ or to compel
11	the Secretary to award and fund an approved self-
12	determination contract)"; and
13	(3) in section 110(d), by inserting immediately
14	before the period at the end the following: '', except
15	that all administrative appeals relating to such con-
16	tracts shall be heard by the Interior Board of Con-
17	tract Appeals established pursuant to section 8 of
18	such Act (41 U.S.C. 607)".
19	SEC. 105. REGULATIONS.
20	The Indian Self-Determination and Education Assist-
21	ance Act (25 U.S.C. 450 et seq.), as amended by sections
22	2 through 4, is further amended—
23	(1) by striking subsections (a) and (b) of sec-
24	tion 107 and inserting the following new subsections:

1 "(a)(1) Except as may be specifically authorized in this subsection, or in any other provision of this Act, the 2 Secretary of the Interior and the Secretary of Health and 3 Human Services may not promulgate any regulation, nor 4 impose any nonregulatory requirement, relating to self-de-5 termination contracts or the approval, award, or declina-6 7 tion of such contracts, except that the Secretary of the Interior and the Secretary of Health and Human Services 8 9 may promulgate regulations under this Act relating to 10 chapter 171 of title 28, United States Code, commonly known as the 'Federal Tort Claims Act', the Contract Dis-11 putes Act of 1978 (41 U.S.C. 601 et seq.), declination and 12 waiver procedures, appeal procedures, reassumption proce-13 dures, discretionary grant procedures for grants awarded 14 15 under section 103, property donation procedures arising under section 105(f), internal agency procedures relating 16 to the implementation of this Act, retrocession and tribal 17 organization relinquishment procedures, contract proposal 18 19 contents, conflicts of interest, construction, programmatic reports and data requirements, procurement standards, 20 property management standards, and financial manage-21 22 ment standards.

23 "(2)(A) The regulations promulgated under this Act,
24 including the regulations referred to in this subsection,
25 shall be promulgated—

"(i) in conformance with sections 552 and 553
 of title 5, United States Code and subsections (c),
 (d), and (e) of this section; and

4 "(ii) as a single set of regulations in title 25 of
5 the Code of Federal Regulations.

6 "(B) The authority to promulgate regulations set 7 forth in this Act shall expire if final regulations are not 8 promulgated within 18 months after the date of enactment 9 of the Indian Self-Determination Contract Reform Act of 10 1994.

"(b) The provisions of this Act shall supersede any 11 conflicting provisions of law (including any conflicting reg-12 ulations) in effect on the day before the date of enactment 13 of the Indian Self-Determination Contract Reform Act of 14 15 1994, and the Secretary is authorized to repeal any regulation inconsistent with the provisions of this Act."; and 16 17 (2) by adding at the end of section 107, the fol-18 lowing new subsections:

19 "(d)(1) In drafting and promulgating regulations as 20 provided in subsection (a) (including drafting and promul-21 gating any revised regulations), the Secretary of the Inte-22 rior and the Secretary of Health and Human Services 23 shall confer with, and allow for active participation by, 24 representatives of Indian tribes, tribal organizations, and 25 individual tribal members. "(2)(A) In carrying out rulemaking processes under
 this Act, the Secretary of the Interior and the Secretary
 of Health and Human Services shall follow the guidance
 of—

5 ''(i) subchapter III of chapter 5 of title 5, Unit6 ed States Code, commonly known as the 'Negotiated
7 Rulemaking Act of 1990'; and

8 "(ii) the recommendations of the Administrative 9 Conference of the United States numbered 82–4 and 10 85–5 entitled 'Procedures for Negotiating Proposed 11 Regulations' under sections 305.82–4 and 305.85–5 12 of title 1, Code of Federal Regulations, and any suc-13 cessor recommendation or law (including any succes-14 sor regulation).

15 "(B) The tribal participants in the negotiation proc-16 ess referred to in subparagraph (A) shall be nominated 17 by and shall represent the groups described in this para-18 graph and shall include tribal representatives from all geo-19 graphic regions.

"(C) The negotiations referred to in subparagraph
(B) shall be conducted in a timely manner. Proposed regulations to implement the amendments made by the Indian
Self-Determination Contract Reform Act of 1994 shall be
published in the Federal Register by the Secretary of the
Interior and the Secretary of Health and Human Services

not later than 180 days after the date of enactment of
 such Act.

3 "(D) Notwithstanding any other provision of law (including any regulation), the Secretary of the Interior and 4 the Secretary of Health and Human Services are author-5 ized to jointly establish and fund such interagency com-6 mittees or other interagency bodies, including advisory 7 8 bodies comprised of tribal representatives, as may be nec-9 essary or appropriate to carry out the provisions of this Act. 10

"(E) If the Secretary determines that an extension of the deadlines under subsection (a) (2) (B) and subparagraph (C) of this paragraph is appropriate, the Secretary may submit proposed legislation to Congress for the extension of such deadlines.

"(e) The Secretary may, with respect to a contract 16 entered into under this Act, make exceptions in the regula-17 tions promulgated to carry out this Act, or waive such reg-18 ulations, if the Secretary finds that such exception or 19 waiver is in the best interest of the Indians served by the 20 contract or is consistent with the policies of this Act, and 21 is not contrary to statutory law. In reviewing each request, 22 the Secretary shall follow the timeline, findings, assist-23 24 ance, hearing, and appeal procedures set forth in section 102.". 25

1 SEC. 106. CONFORMING AMENDMENTS.

Section 105(h) of the Indian Self-Determination and
Education Assistance Act (25 U.S.C. 450j(h)) is amended
by striking "and the rules and regulations adopted by the
Secretaries of the Interior and Health and Human Services pursuant to section 107 of this Act".

7 TITLE II—SELF-GOVERNANCE

8 SEC. 201. SHORT TITLE.

9 This title may be cited as the "Tribal Self-Govern-10 ance Act of 1994".

11 SEC. 202. FINDINGS.

12 Congress finds that—

13 (1) the tribal right of self-government flows
14 from the inherent sovereignty of Indian tribes and
15 nations;

(2) the United States recognizes a special government-to-government relationship with Indian
tribes, including the right of the tribes to self-governance, as reflected in the Constitution, treaties,
Federal statutes, and the course of dealings of the
United States with Indian tribes;

(3) although progress has been made, the Federal bureaucracy, with its centralized rules and regulations, has eroded tribal self-governance and dominates tribal affairs;

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1	(4) the Tribal Self-Governance Demonstration
2	Project was designed to improve and perpetuate the
3	government-to-government relationship between In-
4	dian tribes and the United States and to strengthen
5	tribal control over Federal funding and program
6	management; and
7	(5) Congress has reviewed the results of the
8	Tribal Self-Governance Demonstration Project and
9	finds that—
10	(A) transferring control to tribal govern-
11	ments, upon tribal request, over funding and
12	decisionmaking for Federal programs, services,
13	functions, and activities, or portions thereof, is
14	an effective way to implement the Federal pol-
15	icy of government-to-government relations with
16	Indian tribes; and
17	(B) transferring control to tribal govern-
18	ments, upon tribal request, over funding and
19	decisionmaking for Federal programs, services,
20	functions, and activities strengthens the Fed-
21	eral policy of Indian self-determination.
22	SEC. 203. DECLARATION OF POLICY.
23	It is the policy of this title to permanently establish
24	and implement tribal self-governance—

(1) to enable the United States to maintain and 1 2 improve its unique and continuing relationship with, 3 and responsibility to, Indian tribes; 4 (2) to permit each Indian tribe to choose the extent of the participation of such tribe in self-5 6 governance; 7 (3) to coexist with the provisions of the Indian Self-Determination Act relating to the provision of 8 9 Indian services by designated Federal agencies; 10 (4) to ensure the continuation of the trust responsibility of the United States to Indian tribes and 11 Indian individuals: 12 (5) to permit an orderly transition from Federal 13 14 domination of programs and services to provide Indian tribes with meaningful authority to plan, con-15 16 duct, redesign, and administer programs, services, 17 functions, and activities that meet the needs of the 18 individual tribal communities; and 19 (6) to provide for an orderly transition through 20 a planned and measurable parallel reduction in the Federal bureaucracy. 21 22 SEC. 204. TRIBAL SELF-GOVERNANCE. 23 The Indian Self-Determination and Education Assist-

24 ance Act is amended by adding at the end the following25 new title:

"TITLE IV—TRIBAL SELF-GOVERNANCE

3 "SEC. 401. ESTABLISHMENT.

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4 "The Secretary of the Interior (hereinafter in this 5 title referred to as the 'Secretary') shall establish and 6 carry out a program within the Department of the Interior 7 to be known as Tribal Self-Governance (hereinafter in this 8 title referred to as 'Self-Governance') in accordance with 9 this title.

10 "SEC. 402. SELECTION OF PARTICIPATING INDIAN TRIBES.

"(a) CONTINUING PARTICIPATION.—Each Indian 11 tribe that is participating in the Tribal Self-Governance 12 Demonstration Project at the Department of the Interior 13 14 under title III on the date of enactment of this title shall thereafter participate in Self-Governance under this title 15 and cease participation in the Tribal Self-Governance 16 Demonstration Project under title III with respect to the 17 Department of the Interior. 18

"(b) ADDITIONAL PARTICIPANTS.—(1) In addition to
those Indian tribes participating in Self-Governance under
subsection (a), the Secretary, acting through the Director
of the Office of Self-Governance, may select up to 20 new
tribes per year from the applicant pool described in subsection (c) to participate in Self-Governance.

"(2) If each tribe requests, two or more otherwise eli gible Indian tribes may be treated as a single Indian tribe
 for the purpose of participating in Self-Governance as a
 consortium.

5 "(c) APPLICANT POOL.—The qualified applicant pool
6 for Self-Governance shall consist of each tribe that—

7 ''(1) successfully completes the planning phase8 described in subsection (d);

9 "(2) has requested participation in Self-Govern-10 ance by resolution or other official action by the 11 tribal governing body; and

"(3) has demonstrated, for the previous three 12 fiscal years, financial stability and financial manage-13 ment capability as evidenced by the tribe having no 14 15 material audit exceptions in the required annual audit of the self-determination contracts of the tribe. 16 17 "(d) PLANNING PHASE.—Each Indian tribe seeking to begin participation in Self-Governance shall complete 18 a planning phase in accordance with this subsection. The 19 tribe shall be eligible for a grant to plan and negotiate 20 participation in Self-Governance. The planning phase shall 21 22 include—

23 "(1) legal and budgetary research; and
24 "(2) internal tribal government planning and
25 organizational preparation.

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1 "SEC. 403. FUNDING AGREEMENTS.

2 "(a) AUTHORIZATION.—The Secretary shall nego-3 tiate and enter into an annual written funding agreement 4 with the governing body of each participating tribal gov-5 ernment in a manner consistent with the Federal Govern-6 ment's laws and trust relationship to and responsibility 7 for the Indian people.

8 "(b) CONTENTS.—Each funding agreement shall—

"(1) authorize the tribe to plan, conduct, con-9 solidate, and administer programs, services, func-10 tions, and activities, or portions thereof, adminis-11 12 tered by the Department of the Interior through the 13 Bureau of Indian Affairs, without regard to the 14 agency or office of the Bureau of Indian Affairs 15 within which the program, service, function, and ac-16 tivity, or portion thereof, is performed, including 17 funding for agency, area, and central office func-18 tions in accordance with subsection (g)(3), and in-19 cluding any program, service, function, and activity, 20 or portion thereof, administered under the authority of— 21

22 "(A) the Act of April 16, 1934 (25 U.S.C.
23 452 et seq.);

24 "(B) the Act of November 2, 1921 (25
25 U.S.C. 13); and

"(C) programs, services, functions, and ac-2 tivities or portions thereof administered by the Secretary of the Interior that are otherwise 3 available to Indian tribes or Indians for which appropriations are made to agencies other than the Department of the Interior; 6

7 "(2) subject to such terms as may be negotiated, authorize the tribe to plan, conduct, consoli-8 9 date, and administer programs, services, functions, and activities, or portions thereof, administered by 10 11 the Department of the Interior, other than through 12 the Bureau of Indian Affairs, that are otherwise 13 available to Indian tribes or Indians, as identified in 14 section 405(c), except that nothing in this subsection 15 may be construed to provide any tribe with a pref-16 erence with respect to the opportunity of the tribe 17 to administer programs, services, functions, and ac-18 tivities, or portions thereof, unless such preference is 19 otherwise provided for by law;

20 "(3) subject to the terms of the agreement, authorize the tribe to redesign or consolidate pro-21 22 grams, services, functions, and activities, or portions thereof, and reallocate funds for such programs, 23 24 services, functions, and activities, or portions thereof, except that, with respect to the reallocation, con-25

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 2 paragraph (2), a joint agreement between the 3 retary and the tribe shall be required; 4 "(4) prohibit the inclusion of funds provid 	ed—
J	
4 "(4) prohibit the inclusion of funds provid	
	olled
5 "(A) pursuant to the Tribally Contr	
6 Community College Assistance Act of 1978	(25
7 U.S.C. 1801 et seq.);	
8 "(B) for elementary and secondary scl	nools
9 under the formula developed pursuant to	sec-
10 tion 1128 of the Education Amendment	s of
11 1978 (25 U.S.C. 2008); and	
12 "(C) the Flathead Agency Irrigation	Divi-
13 sion or the Flathead Agency Power Divi	sion,
14 except that nothing in this section shall a	ffect
15 the contract authority of such divisions u	nder
16 section 102;	
17 "(5) specify the services to be provided,	the
18 functions to be performed, and the responsibilities	es of
19 the tribe and the Secretary pursuant to the ag	gree-
20 ment;	
21 "(6) authorize the tribe and the Secretar	y to
22 reallocate funds or modify budget allocations w	ithin
23 any year, and specify the procedures to be used;	
24 "(7) allow for retrocession of programs or	por-
tions of programs pursuant to section 105(e);	

"(8) provide that, for the year for which, and
 to the extent to which, funding is provided to a tribe
 under this section, the tribe—

"(A) shall not be entitled to contract with 4 the Secretary for such funds under section 102, 5 except that such tribe shall be eligible for new 6 7 programs on the same basis as other tribes; and "(B) shall be responsible for the adminis-8 tration of programs, services, functions, and ac-9 tivities pursuant to agreements entered into 10 11 under this section; and

12 "(9) prohibit the Secretary from waiving, modi-13 fying, or diminishing in any way the trust respon-14 sibility of the United States with respect to Indian 15 tribes and individual Indians that exists under trea-16 ties, Executive orders, and other laws.

17 "(c) ADDITIONAL ACTIVITIES.—Each funding agreement negotiated pursuant to subsections (a) and (b) may, 18 in accordance to such additional terms as the parties deem 19 appropriate, also include other programs, services, func-20 tions, and activities, or portions thereof, administered by 21 22 the Secretary of the Interior which are of special geographic, historical, or cultural significance to the partici-23 pating Indian tribe requesting a compact. 24

"(d) PROVISIONS RELATING TO THE SECRETARY.—
 Funding agreements negotiated between the Secretary
 and an Indian tribe shall include provisions—

4 "(1) to monitor the performance of trust func5 tions by the tribe through the annual trust evalua6 tion, and

"(2) for the Secretary to reassume a program,
service, function, or activity, or portions thereof, if
there is a finding of imminent jeopardy to a physical
trust asset, natural resources, or public health and
safety.

12 "(e) CONSTRUCTION PROJECTS.—(1) Regarding construction programs or projects, the Secretary and Indian 13 tribes may negotiate for the inclusion of specific provisions 14 15 of the Office of Federal Procurement and Policy Act and Federal acquisition regulations in any funding agreement 16 entered into under this Act. Absent a negotiated agree-17 ment, such provisions and regulatory requirements shall 18 not apply. 19

"(2) In all construction projects performed pursuant
to this title, the Secretary shall ensure that proper health
and safety standards are provided for in the funding
agreements.

24 "(f) SUBMISSION FOR REVIEW.—Not later than 9025 days before the proposed effective date of an agreement

entered into under this section, the Secretary shall submit
 a copy of such agreement to—

3 "(1) each Indian tribe that is served by the
4 Agency that is serving the tribe that is a party to
5 the funding agreement;

6 "(2) the Committee on Indian Affairs of the7 Senate; and

8 "(3) the Subcommittee on Native American Af9 fairs of the Committee on Natural Resources of the
10 House of Representatives.

"(g) PAYMENT.—(1) At the request of the governing
body of the tribe and under the terms of an agreement
entered into under this section, the Secretary shall provide
funding to the tribe to carry out the agreement.

15 "(2) The funding agreements authorized by this title
16 and title III of this Act shall provide for advance payments
17 to the tribes in the form of annual or semi-annual install18 ments at the discretion of the tribes.

19 "(3) Subject to paragraph (4) of this subsection and 20 paragraphs (1) through (3) of subsection (b), the Sec-21 retary shall provide funds to the tribe under an agreement 22 under this title for programs, services, functions, and ac-23 tivities, or portions thereof, in an amount equal to the 24 amount that the tribe would have been eligible to receive 25 under contracts and grants under this Act, including amounts for direct program and contract support costs
and, in addition, any funds that are specifically or functionally related to the provision by the Secretary of services and benefits to the tribe or its members, without regard to the organization level within the Department
where such functions are carried out.

7 "(4) Funds for trust services to individual Indians 8 shall be available under an agreement entered into under 9 this section only to the extent that the same services that 10 would have been provided by the Secretary are provided 11 to individual Indians by the tribe.

"(h) CIVIL ACTIONS.—(1) Except as provided in
paragraph (2), for the purposes of section 110, the term
'contract' shall include agreements entered into under this
title.

"(2) For the period that an agreement entered into
under this title is in effect, the provisions of section 2103
of the Revised Statutes of the United States (25 U.S.C.
81), and section 16 of the Act of June 18, 1934 (25
U.S.C. 476), shall not apply to attorney and other professional contracts by Indian tribal governments participating in Self-Governance under this title.

"(i) FACILITATION.—(1) Except as otherwise provided by law, the Secretary shall interpret each Federal
law and regulation in a manner that will facilitate—

"(A) the inclusion of programs, services, func tions, and activities in the agreements entered into
 under this section; and

4 "(B) the implementation of agreements entered5 into under this section.

6 ''(2)(A) A tribe may submit a written request for a
7 waiver to the Secretary identifying the regulation sought
8 to be waived and the basis for the request.

"(B) Not later than 60 days after receipt by the Sec-9 retary of a written request by a tribe to waive application 10 of a Federal regulation for an agreement entered into 11 under this section, the Secretary shall either approve or 12 13 deny the requested waiver in writing to the tribe. A denial may be made only upon a specific finding by the Secretary 14 that identified language in the regulation may not be 15 waived because such waiver is prohibited by Federal law. 16 The Secretary's decision shall be final for the Department. 17

18 "(j) FUNDS.—All funds provided under funding 19 agreements entered into pursuant to this Act, and all 20 funds provided under contracts or grants made pursuant 21 to this Act, shall be treated as non-Federal funds for pur-22 poses of meeting matching requirements under any other 23 Federal law.

24 "(k) DISCLAIMER.—Nothing in this section is in-25 tended or shall be construed to expand or alter existing

statutory authorities in the Secretary so as to authorize 1 2 the Secretary to enter into any agreement under sections 3 403(b)(2) and 405(c)(1) with respect to functions that are inherently Federal or where the statute establishing the 4 existing program does not authorize the type of participa-5 tion sought by the tribe: *Provided*, however an Indian tribe 6 7 or tribes need not be identified in the authorizing statute in order for a program or element of a program to be in-8 9 cluded in a compact under section 403(b)(2).

10 "SEC. 404. BUDGET REQUEST.

"The Secretary shall identify, in the annual budget
request of the President to the Congress under section
1105 of title 31, United States Code, any funds proposed
to be included in agreements authorized under this title. **"SEC. 405. REPORTS.**

16 "(a) REQUIREMENT.—The Secretary shall submit to
17 Congress a written report on January 1 of each year fol18 lowing the date of enactment of this title regarding the
19 administration of this title.

20 "(b) CONTENTS.—The report shall—

21 "(1) identify the relative costs and benefits of22 Self-Governance;

23 "(2) identify, with particularity, all funds that24 are specifically or functionally related to the provi-

1	sion by the Secretary of services and benefits to
2	Self-Governance tribes and their members;
3	"(3) identify the funds transferred to each Self-
4	Governance tribe and the corresponding reduction in
5	the Federal bureaucracy;
6	"(4) include the separate views of the tribes;
7	and
8	"(5) include the funding formula for individual
9	tribal shares of Central Office funds, together with
10	the comments of affected Indian tribes, developed
11	under subsection (d).
12	"(c) Report on Non-BIA Programs.—(1) In order
13	to optimize opportunities for including non-Bureau of In-
14	dian Affairs programs, services, functions, and activities,
15	or portions thereof, in agreements with tribes participat-
16	ing in Self-Governance under this title, the Secretary
17	shall—
18	"(A) review all programs, services, functions,
19	and activities, or portions thereof, administered by
20	the Department of the Interior, other than through
21	the Bureau of Indian Affairs, without regard to the
22	agency or office concerned; and
23	"(B) not later than 90 days after the date of
24	enactment of this title, provide to the appropriate

enactment of this title, provide to the appropriatecommittees of Congress a listing of all such pro-

grams, services, functions, and activities, or portions thereof, that the Secretary determines, with the concurrence of tribes participating in Self-Governance under this title, are eligible for inclusion in such agreements at the request of a participating Indian tribe.

7 "(2) The Secretary shall establish programmatic tar-8 gets, after consultation with tribes participating in Self-9 Governance under this title, to encourage bureaus of the 10 Department to assure that a significant portion of such 11 programs, services, functions, and activities are actually 12 included in the agreements negotiated under section 403.

13 "(3) The listing and targets under paragraphs (1) 14 and (2) shall be published in the Federal Register and 15 be made available to any Indian tribe participating in Self-16 Governance under this title. The list shall be published 17 before January 1, 1995, and annually thereafter by Janu-18 ary 1 preceding the fiscal year in which the targets are 19 to be met.

"(4) Thereafter, the Secretary shall annually review
and publish in the Federal Register, after consultation
with tribes participating in Self-Governance under this
title, a revised listing and programmatic targets.

24 "(d) REPORT ON CENTRAL OFFICE FUNDS.—Within25 90 days after the date of the enactment of this title, the

Secretary shall, in consultation with Indian tribes, develop a funding formula to determine the individual tribal share of funds controlled by the Central Office of the Bureau of Indian Affairs for inclusion in the Self-Governance compacts. The Secretary shall include such formula in the annual report submitted to the Congress under subsection (b), together with the views of the affected Indian tribes.

8 "SEC. 406. DISCLAIMERS.

9 "(a) OTHER SERVICES, CONTRACTS, AND FUNDS.— 10 Nothing in this title shall be construed to limit or reduce 11 in any way the services, contracts, or funds that any other 12 Indian tribe or tribal organization is eligible to receive 13 under section 102 or any other applicable Federal law.

"(b) FEDERAL TRUST RESPONSIBILITIES.—Nothing
in this Act shall be construed to diminish the Federal trust
responsibility to Indian tribes, individual Indians, or Indians with trust allotments.

"(c) APPLICATION OF OTHER SECTIONS OF ACT.—
All provisions of sections 6, 102(c), 104, 105(f), 110, and
111 of this Act shall apply to agreements provided under
this title.

22 "SEC. 407. REGULATIONS.

"(a) IN GENERAL.—Not later than 90 days after the
date of enactment of this title, at the request of a majority
of the Indian tribes with agreements under this title, the

Secretary shall initiate procedures under subchapter III
 of chapter 5 of title 5, United States Code, to negotiate
 and promulgate such regulations as are necessary to carry
 out this title.

5 "(b) COMMITTEE.—A negotiated rulemaking commit-6 tee established pursuant to section 565 of title 5, United 7 States Code, to carry out this section shall have as its 8 members only Federal and tribal government representa-9 tives, a majority of whom shall be representatives of In-10 dian tribes with agreements under this title.

11 "(c) ADAPTATION OF PROCEDURES.—The Secretary 12 shall adapt the negotiated rulemaking procedures to the 13 unique context of Self-Governance and the government-to-14 government relationship between the United States and 15 the Indian tribes.

16 "(d) EFFECT.—The lack of promulgated regulations17 shall not limit the effect of this title.

18 "SEC. 408. AUTHORIZATION OF APPROPRIATIONS.

19 "There are authorized to be appropriated such sums20 as may be necessary to carry out this title.".

Passed the House of Representatives October 7 (legislative day, October 6), 1994.

Attest: DONNALD K. ANDERSON,

Clerk.

HR 4842 RDS——2

HR 4842 RDS——3

- HR 4842 RDS——4 HR 4842 RDS——5
- HR 4842 RDS——6