S. 210

IN THE HOUSE OF REPRESENTATIVES

September 18, 2002

Referred to the Committee on Resources, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

AN ACT

To authorize the integration and consolidation of alcohol and substance abuse programs and services provided by Indian tribal governments, 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 "Native American Alco-
- 5 hol and Substance Abuse Program Consolidation Act of
- 6 2002".

1 SEC. 2. STATEMENT OF PURPOSE.

The purposes of	f this Act are—	
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- (1) to enable Indian tribes to consolidate and integrate alcohol and other substance abuse prevention, diagnosis, and treatment programs, and mental health and related programs, to provide unified and more effective and efficient services to Indians afflicted with alcohol and other substance abuse problems;
 - (2) to recognize that Indian tribes can best determine the goals and methods for establishing and implementing prevention, diagnosis, and treatment programs for their communities, consistent with the policy of self-determination;
 - (3) to encourage and facilitate the implementation of an automated clinical information system to complement the Indian health care delivery system;
 - (4) to authorize the use of Federal funds to purchase, lease, license, or provide training for, technology for an automated clinical information system that incorporates clinical, as well as financial and reporting, capabilities for Indian behavioral health care programs;
 - (5) to encourage quality assurance policies and procedures, and empower Indian tribes through training and use of technology, to significantly en-

- hance the delivery of, and treatment results from,
 Indian behavioral health care programs;
- 3 (6) to assist Indian tribes in maximizing use of 4 public, tribal, human, and financial resources in de-5 veloping effective, understandable, and meaningful 6 practices under Indian behavioral health care pro-7 grams; and
- 8 (7) to encourage and facilitate timely and effec-9 tive analysis and evaluation of Indian behavioral 10 health care programs.

11 SEC. 3. DEFINITIONS.

- 12 (a) IN GENERAL.—In this Act:
- 13 (1) AUTOMATED CLINICAL INFORMATION SYS14 TEM.—The term "automated clinical information
 15 system" means an automated computer software
 16 system that can be used to manage clinical, finan17 cial, and reporting information for Indian behavioral
 18 health care programs.
 - (2) FEDERAL AGENCY.—The term "Federal agency" has the meaning given the term "agency" in section 551 of title 5, United States Code.
- 22 (3) INDIAN.—The term "Indian" has the mean-23 ing given the term in section 4 of the Indian Self-24 Determination and Education Assistance Act (25 25 U.S.C. 450b).

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1	(4) Indian behavioral health care pro-
2	GRAM.—The term "Indian behavioral health care
3	program" means a federally funded program, for the
4	benefit of Indians, to prevent, diagnose, or treat, or
5	enhance the ability to prevent, diagnose, or treat—
6	(A) mental health problems; or
7	(B) alcohol or other substance abuse prob-
8	lems.
9	(5) Indian tribe.—The terms "Indian tribe"
10	and "tribe" have the meaning given the term "In-
11	dian tribe" in section 4 of the Indian Self Deter-
12	mination and Education Assistance Act (25 U.S.C.
13	450b) and include entities as provided for in sub-
14	section $(b)(2)$.
15	(6) Secretary.—The term "Secretary" means
16	the Secretary of Health and Human Services.
17	(7) Substance abuse.—The term "substance
18	abuse'' includes—
19	(A) the illegal use or abuse of a drug or
20	an inhalant; and
21	(B) the abuse of tobacco or a related prod-
22	uct.
23	(b) Indian Tribe.—
24	(1) In general.—In any case in which an In-
25	dian tribe has authorized another Indian tribe, an

- 1 intertribal consortium, a tribal organization, or an 2 Indian health center to plan for or carry out pro-3 grams, services, functions, or activities (or portions thereof) on its behalf under this Act, the authorized 5 Indian tribe, intertribal consortium, tribal organiza-6 tion, or Indian health center shall have the rights 7 and responsibilities of the authorizing Indian tribe 8 (except as otherwise provided in the authorizing res-9 olution or in this Act).
- 10 (2) INCLUSION OF OTHER ENTITIES.—In a case
 11 described in paragraph (1), the term "Indian tribe",
 12 as defined in subsection (a)(3), shall include the ad13 ditional authorized Indian tribe, intertribal consor14 tium, tribal organization, or Indian health center.

15 SEC. 4. INTEGRATION OF SERVICES AUTHORIZED.

16 (a) IN GENERAL.—The Secretary, in cooperation
17 with the Secretary of Labor, the Secretary of the Interior,
18 the Secretary of Education, the Secretary of Housing and
19 Urban Development, the Attorney General, and the Sec20 retary of Transportation, as appropriate, shall, upon re21 ceipt of a plan acceptable to the Secretary that is sub22 mitted by an Indian tribe, authorize the tribe to carry out
23 a demonstration project to coordinate, in accordance with
24 the plan, the Indian behavioral health care programs of
25 the tribe in a manner that integrates the program services

- 1 involved into a single, coordinated, comprehensive pro-
- 2 gram that uses, to the extent necessary, an automated
- 3 clinical information system to better manage administra-
- 4 tive and clinical services, costs, and reporting require-
- 5 ments through the consolidation and integration of admin-
- 6 istrative and clinical functions.
- 7 (b) Use of Funds for Technology.—Notwith-
- 8 standing any requirement applicable to an Indian behav-
- 9 ioral health care program of an Indian tribe that is inte-
- 10 grated under a demonstration project carried out under
- 11 subsection (a), the Indian tribe may use funds made avail-
- 12 able under the program to purchase, lease, license, or pro-
- 13 vide training for, technology for an automated clinical in-
- 14 formation system.

15 SEC. 5. PROGRAMS AFFECTED.

- 16 The programs that may be integrated in a dem-
- 17 onstration project under a plan submitted under section
- 18 4 are—
- 19 (1) any Indian behavioral health care program
- 20 under which an Indian tribe is eligible for the receipt
- of funds under a statutory or administrative for-
- 22 mula;
- 23 (2) any Indian behavioral health care program
- under which an Indian tribe is eligible for receipt of
- 25 funds through competitive or other grants, if—

1	(A)(i) the Indian tribe has provided notice
2	to the appropriate agency regarding the inten-
3	tions of the tribe to include the Indian behav-
4	ioral health care program in the plan that the
5	tribe submits to the Secretary; and
6	(ii) the affected agency has consented to
7	the inclusion of the grant in the plan; or
8	(B)(i) the Indian tribe has elected to in-
9	clude the Indian behavioral health care program
10	in its plan; and
11	(ii) the administrative requirements con-
12	tained in the plan are essentially the same as
13	the administrative requirements applicable to a
14	grant under the Indian behavioral health care
15	program; and
16	(3) any Indian behavioral health care program
17	under which an Indian tribe is eligible for receipt of
18	funds under any other funding scheme.
19	SEC. 6. PLAN REQUIREMENTS.
20	A plan of an Indian tribe submitted under section 4
21	shall—
22	(1) identify the programs to be integrated;
23	(2) be consistent with the purposes of this Act
24	authorizing the services to be integrated into the
25	demonstration project;

1	(3) describe a comprehensive strategy that—
2	(A) identifies the full range of existing and
3	potential alcohol and substance abuse and men-
4	tal health treatment and prevention programs
5	available on and near the tribe's service area;
6	and
7	(B) may include site and technology as-
8	sessments and any necessary computer hard-
9	ware installation and support;
10	(4) describe the manner in which services are to
11	be integrated and delivered and the results expected
12	under the plan, including, if implemented, the man-
13	ner and expected results of implementation of an
14	automated clinical information system;
15	(5) identify the projected expenditures under
16	the plan in a single budget;
17	(6) identify the agency or agencies in the tribe
18	to be involved in the delivery of the services inte-
19	grated under the plan;
20	(7) identify any statutory provisions, regula-
21	tions, policies, or procedures that the tribe believes
22	need to be waived in order to implement its plan;
23	and
24	(8) be approved by the governing body of the
25	triba

1 SEC. 7. PLAN REVIEW.

2	(a) Consultation.—Upon receipt of a plan from an
3	Indian tribe under section 4, the Secretary shall consult
4	with—
5	(1) the head of each Federal agency providing
6	funds to be used to implement the plan; and
7	(2) the tribe submitting the plan.
8	(b) Identification of Waivers.—The parties con-
9	sulting on the implementation of the plan under sub-
10	section (a) shall identify any waivers of statutory require-
11	ments or of Federal agency regulations, policies, or proce-
12	dures necessary to enable the tribal government to imple-
13	ment its plan.
14	(c) Waivers.—Notwithstanding any other provision
15	of law, the head of the affected Federal agency shall have
16	the authority to waive any statutory requirement, regula-
17	tion, policy, or procedure promulgated by the Federal
18	agency that has been identified by the tribe or the Federal
19	agency under subsection (b) unless the head of the af-
20	fected Federal agency determines that such a waiver is
21	inconsistent with—
22	(1) the purposes of this Act; or
23	(2) any statutory requirement applicable to the
24	program to be integrated under the plan that is spe-
25	cifically applicable to Indian programs.

1 SEC. 8. PLAN APPROVAL.

- 2 (a) IN GENERAL.—Not later than 90 days after the
- 3 receipt by the Secretary of a tribe's plan under section
- 4 4, the Secretary shall inform the tribe, in writing, of the
- 5 Secretary's approval or disapproval of the plan, including
- 6 any request for a waiver that is made as part of the plan.
- 7 (b) DISAPPROVAL.—If a plan is disapproved under
- 8 subsection (a), the Secretary shall inform the tribal gov-
- 9 ernment, in writing, of the reasons for the disapproval and
- 10 shall give the tribe an opportunity to amend its plan or
- 11 to petition the Secretary to reconsider such disapproval,
- 12 including reconsidering the disapproval of any waiver re-
- 13 quested by the Indian tribe.

14 SEC. 9. FEDERAL RESPONSIBILITIES.

- 15 (a) Responsibilities of the Indian Health
- 16 Service.—
- 17 (1) Memorandum of understanding.—Not
- later than 180 days after the date of enactment of
- this Act, the Secretary, the Secretary of the Interior,
- the Secretary of Labor, the Secretary of Education,
- 21 the Secretary of Housing and Urban Development,
- the Attorney General, and the Secretary of Trans-
- 23 portation shall enter into an interdepartmental
- 24 memorandum of agreement providing for the imple-
- 25 mentation of the plans authorized under this Act.

1	(2) Lead agency.—The lead agency under
2	this Act shall be the Indian Health Service.
3	(3) Responsibilities.—The responsibilities of
4	the lead agency under this Act shall include—
5	(A) the development of a single reporting
6	format related to each plan for a demonstration
7	project, which shall be used by a tribe to report
8	on the activities carried out under the plan;
9	(B) the development of a single reporting
10	format related to the projected expenditures for
11	the individual plan, which shall be used by a
12	tribe to report on all plan expenditures;
13	(C) the development of a single system of
14	Federal oversight for the plan, which shall be
15	implemented by the lead agency;
16	(D) the provision of, or arrangement for
17	provision of, technical assistance to a tribe ap-
18	propriate to support and implement the plan,
19	delivered under an arrangement subject to the
20	approval of the tribe participating in the
21	project, except that a tribe shall have the au-
22	thority to accept or reject the plan for providing
23	the technical assistance and the technical assist-
24	ance provider; and

1 (E) the convening by an appropriate offi-2 cial of the lead agency (whose appointment is 3 subject to the confirmation of the Senate) and 4 a representative of the Indian tribes that carry 5 out projects under this Act, in consultation with 6 each of the Indian tribes that participate in 7 projects under this Act, of a meeting not less 8 than twice during each fiscal year for the pur-9 pose of providing an opportunity for all Indian 10 tribes that carry out projects under this Act to 11 discuss issues relating to the implementation of 12 this Act with officials of each agency specified 13 in paragraph (1).

- 14 (b) Report Requirements.—The single reporting 15 format shall be developed by the Secretary under sub-16 section (a)(3), consistent with the requirements of this 17 Act. Such reporting format, together with records main-18 tained on the consolidated program at the tribal level shall 19 contain such information as will—
- 20 (1) allow a determination that the tribe has 21 complied with the requirements incorporated in its 22 approved plan; and
- 23 (2) provide assurances to the Secretary that the 24 tribe has complied with all directly applicable statu-

- 1 tory requirements and with those directly applicable
- 2 regulatory requirements that have not been waived.

3 SEC. 10. NO REDUCTION IN AMOUNTS.

- 4 In no case shall the amount of Federal funds avail-
- 5 able to a participating tribe involved in any project be re-
- 6 duced as a result of the enactment of this Act.

7 SEC. 11. INTERAGENCY FUND TRANSFERS AUTHORIZED.

- 8 The Secretary, the Secretary of the Interior, the Sec-
- 9 retary of Labor, the Secretary of Education, the Secretary
- 10 of Housing and Urban Development, the Attorney Gen-
- 11 eral, or the Secretary of Transportation, as appropriate,
- 12 is authorized to take such action as may be necessary to
- 13 provide for the interagency transfer of funds otherwise
- 14 available to a tribe in order to further the purposes of
- 15 this Act.

16 SEC. 12. ADMINISTRATION OF FUNDS AND OVERAGE.

- 17 (a) Administration of Funds.—
- 18 (1) In General.—Program funds shall be ad-
- ministered under this Act in such a manner as to
- allow for a determination that funds from specific
- 21 programs (or an amount equal to the amount used
- from each program) are expended on activities au-
- 23 thorized under such program.
- 24 (2) Separate records not required.—
- Nothing in this section shall be construed as requir-

- 1 ing a tribe to maintain separate records tracing any
- 2 services or activities conducted under its approved
- 3 plan under section 4 to the individual programs
- 4 under which funds were authorized, nor shall the
- 5 tribe be required to allocate expenditures among in-
- 6 dividual programs.
- 7 (b) Overage.—All administrative costs under a plan
- 8 under this Act may be commingled, and participating In-
- 9 dian tribes shall be entitled to the full amount of such
- 10 costs (under each program or department's regulations),
- 11 and no overage shall be counted for Federal audit pur-
- 12 poses so long as the overage is used for the purposes pro-
- 13 vided for under this Act.
- 14 SEC. 13. FISCAL ACCOUNTABILITY.
- Nothing in this Act shall be construed to interfere
- 16 with the ability of the Secretary or the lead agency to ful-
- 17 fill the responsibilities for the safeguarding of Federal
- 18 funds pursuant to chapter 75 of title 31, United States
- 19 Code.
- 20° SEC. 14. REPORT ON STATUTORY AND OTHER BARRIERS TO
- 21 **INTEGRATION.**
- 22 (a) Preliminary Report.—Not later than 2 years
- 23 after the date of enactment of this Act, the Secretary shall
- 24 submit a report to the Committee on Indian Affairs of
- 25 the Senate and the Committee on Resources of the House

- 1 of Representatives on the implementation of the program
- 2 authorized under this Act.
- 3 (b) Final Report.—Not later than 5 years after the
- 4 date of the enactment of this Act, the Secretary shall sub-
- 5 mit a report to the Committee on Indian Affairs of the
- 6 Senate and the Committee on Resources of the House of
- 7 Representatives on the results of the implementation of
- 8 the program authorized under this Act. The report shall
- 9 identify statutory barriers to the ability of tribes to inte-
- 10 grate more effectively their alcohol and substance abuse
- 11 services in a manner consistent with the purposes of this
- 12 Act.
- 13 SEC. 15. ASSIGNMENT OF FEDERAL PERSONNEL TO STATE
- 14 INDIAN ALCOHOL AND DRUG TREATMENT OR
- 15 MENTAL HEALTH PROGRAMS.
- Any State with an alcohol and substance abuse or
- 17 mental health program targeted to Indian tribes shall be
- 18 eligible to receive, at no cost to the State, such Federal
- 19 personnel assignments as the Secretary, in accordance
- 20 with the applicable provisions of subchapter IV of chapter

- 1 33 of title 5, United States Code, may determine appro-
- 2 priate to help ensure the success of such program.

Passed the Senate September 17, 2002.

Attest: JERI THOMSON,

Secretary.