



DEPARTMENT OF HEALTH & HUMAN SERVICES

Substance Abuse and Mental
Health Services Administration

Center for Mental Health Services
Center for Substance Abuse
Prevention
Center for Substance Abuse
Treatment
Rockville MD 20857

OCT 1 2006

Dear Tribal Leader:

I am pleased to enclose the second draft of the Substance Abuse and Mental Health Services Administration (SAMHSA) Tribal Consultation Policy (TCP) for your review and comment. This past spring, while participating in Regional Tribal Consultation Sessions hosted by the Department of Health and Human Services (HHS), I shared the first revised draft SAMHSA-TCP with you for comment. Some tribal recommendations and comments from the first review are now reflected in the enclosed second draft.

The second draft includes additional revisions made by a TCP Technical Team (comprised of tribal leaders, tribal representatives and key SAMHSA staff) and other revisions resulting from an internal review by the SAMHSA Executive Leadership Team (ELT).

We are respectfully requesting that you provide any comments on the enclosed second draft of the SAMHSA-TCP within a 90-day period that ends on December 31, 2006. When the comment period has ended, we will convene the TCP Technical Team to review the tribal comments and assist us in finalizing our policy. Our goal is to have the SAMHSA-TCP signed by February 2007.

There are two options for you to choose from in sending your comments back to us:

- (1) by posting them on the SAMHSA Web site at: <http://www.samhsa.gov/tribal/index.aspx>;
or
- (2) by regular mail addressed to:

Ms. Ginny Gorman-Gipp
Senior Advisor for Tribal Affairs
Office of Policy, Planning and Budget
Substance Abuse and Mental Health Services Administration
1 Choke Cherry Road, Room 8-1100
Rockville, MD 20857

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I have made it a personal commitment to introduce a new tribal agenda at SAMHSA that includes improved access for Tribes to SAMHSA grants, establishing a TCP and involving more senior staff on tribal issues, including our newly hired Senior Advisor for Tribal Affairs. Making the necessary changes to the existing draft TCP in order for it to be more closely aligned with the Department-wide HHS-TCP is a good starting point. If you are interested in reviewing the HHS Tribal Consultation Policy, it can be found at <http://www.hhs.gov/ofta/docs/FnlCnsltPlcywl.pdf>.

I look forward to receiving your comments on this important Federal-Tribal Policy document and expect to transmit our final Tribal Consultation Policy to Tribal Leaders in 2007.

Sincerely,



Eric B. Broderick, D.D.S., M.P.H.
Acting Deputy Administrator
Assistant Surgeon General

Enclosure

1 **SUBSTANCE ABUSE AND MENTAL HEALTH SERVICES ADMINISTRATION**
2 **TRIBAL CONSULTATION POLICY (DRAFT)**
3

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21 **I. INTRODUCTION AND PURPOSE**

22 The Department of Health and Human Services Tribal Consultation Policy (HHS-TCP),
23 provides that consultation with Indian Tribes and Tribal Organizations occur to the extent
24 practicable and permitted by law before any action is taken that will significantly affect
25 Indian Tribes. In accordance with Section 16 of the HHS-TCP, effective January 14,
26 2005, this document establishes the Substance Abuse and Mental Health Services
27 Administration Tribal Consultation Policy (SAMHSA-TCP) regarding consultation with
28 Indian Tribes. The SAMHSA-TCP provides guidance for working effectively with
29 Indian Tribes to maximize access to services, programs and resources within SAMHSA.

30 The SAMHSA-TCP acknowledges and affirms common goals with other HHS Divisions,
31 Indian Tribes, Tribal Organizations, Indian Organizations, and Native Organizations to:
32 1) eliminate health and human services disparities faced by American Indians and Alaska
33 Natives (AI/AN); 2) maximize access to substance abuse and mental heath services; and
34 3) achieve health equity for all AI/AN people and communities.

35 **II. BACKGROUND**

36 Since the formation of the Union, the United States (U.S.) has recognized Indian Tribes
37 as sovereign nations. A unique government-to-government relationship exists between
38 Indian Tribes and the Federal Government. This relationship is grounded in numerous
39 treaties, statutes, and executive orders as well as political, legal, moral, and ethical
40 principles. This relationship is not based upon race, but rather, is derived from the
41 government-to-government relationship. The Federal Government has enacted numerous
42 regulations that establish and define a trust relationship with Indian Tribes.

1 An integral element of this government-to-government relationship is that consultation
2 occurs with Indian Tribes. This policy applies to all SAMHSA Centers and Offices.
3 SAMHSA shall provide an opportunity for Indian tribes to participate in policy
4 development to the greatest extent practicable and permitted by law. An Executive
5 Memorandum entitled “Government-to-Government Relationship with Tribal
6 Governments” reaffirmed this government-to-government relationship with Indian Tribes
7 on September 23, 2004. The implementation of this policy is in recognition of this
8 special relationship.

9 This special relationship is affirmed in statutes and various Presidential Executive Orders
10 including, but not limited to:

- 11 A. Older Americans Act, P.L. 89-73, as amended;
- 12 B. Indian Self-Determination and Education Assistance Act, P.L. 93-638, as
13 amended;
- 14 C. Native Americans Programs Act, P.L. 93-644, as amended;
- 15 D. Indian Health Care Improvement Act, P.L. 94-437, as amended;
- 16 E. Personal Responsibility and Work Opportunity Reconciliation Act of 1996,
17 P.L.104-193;
- 18 F. Presidential Executive Memorandum to the Heads of Executive Departments
19 dated April 29, 1994;
- 20 G. Presidential Executive Order (EO) 13175, Consultation and Coordination with
21 Indian Tribal Governments, November 6, 2000; and
- 22 H. Presidential Memorandum, Government-to-Government Relationship with
23 Tribal Governments, September 23, 2004
- 24 I. Indian Alcohol and Substance Abuse Prevention and Treatment Act of 1986,
25 as amended Sec. 4201 [26 U.S.C. 2401 note] SHORT TITLE.;
- 26 J. Indian Child Protection and Family Violence Prevention Act, P.L. 101-630.

27
28 SAMHSA adheres to the HHS-TCP which states that consultation is “an enhanced form
29 of communication which emphasizes trust, respect and shared responsibility. It is an
30 open and free exchange of information and opinion among parties which leads to mutual
31 understanding and comprehension. Consultation is integral to a deliberative process
32 which results in effective collaboration and informed decision-making.” The importance
33 of consultation with Indian Tribes was affirmed through Presidential Memoranda in 1994
34 and 2004, and Executive Order 13175 in November 2000.

35 SAMHSA recognizes its unique relationship with Indian Tribes. SAMHSA’s goal is to
36 assure meaningful involvement of Indian Tribes in decision-making on SAMHSA
37 policies that have tribal implications as defined in Section 16, Definition 19, of this
38 SAMHSA-TCP, including substance abuse and mental health services. SAMHSA
39 provides opportunities for Indian Tribes to interact with SAMHSA on relevant and
40 critical issues impacting the health and social well-being of AI/AN people. The
41 implementation of this policy is a critical component of SAMHSA’s commitment to
42 fulfill its role in assuring that Indian Tribes and AI/AN communities are safe and healthy.

1 SAMHSA abides by Presidential EOs and regulations the Federal Government has
2 enacted that establish and define a trust relationship with Indian Tribes.

3 **SAMHSA Statutes:**

- 4 • Public Health Service Act Section 506A authorizes the Secretary to make grants
5 to provide alcohol and drug prevention or treatment services for American Indians
6 and Native Alaskans.
- 7 • Section 506A of the Public Health Service Act Section 1933(d) of the Public
8 Health Service Act permits one American Indian tribe (Red Lake Indians of
9 Minnesota) to receive a direct grant under the Substance Abuse Prevention and
10 Treatment Block Grant.

11 **III. TRIBAL SOVEREIGNTY**

12 This policy does not waive any governmental rights of Indian Tribes, including treaty
13 rights, sovereign immunities or jurisdiction. Additionally, this policy does not diminish
14 any rights or protections which are afforded to other AI/AN persons or entities under
15 Federal law.

16 Our Nation, under the law of the U.S. and in accordance with treaties, statutes, EOs, and
17 judicial decisions, has recognized the right of Indian Tribes to self-government and self-
18 determination. Indian Tribes exercise inherent sovereign powers over their members and
19 territory. The U.S. continues to work with Indian Tribes on a government-to-
20 government basis to address issues concerning tribal self-government, tribal trust
21 resources, tribal treaties and other rights.

22 The constitutional relationship among sovereign governments is inherent in the very
23 structure of the Constitution, and is formalized in and protected by Article I, Section 8.
24 Increasingly, this special relationship has emphasized self-determination and meaningful
25 involvement for Indian Tribes in federal decision-making (consultation) where such
26 decisions affect Indian Tribes. The involvement of Indian Tribes in the development of
27 public health and human services policy allows for locally relevant and culturally
28 appropriate approaches.

29 Tribal self-government has been demonstrated to improve and perpetuate the
30 government-to-government relationship and strengthen tribal control over federal funding
31 that it receives, and its internal program management.

32 **IV. POLICY**

33 The SAMHSA-TCP adheres to all provisions in the HHS-TCP, as revised January 2005.
34 It is SAMHSA policy to honor the sovereignty of Indian Tribes, respect the inherent
35 rights of self-governance, work on a government-to-government basis, and uphold the
36 federal trust responsibility. Government-to-government consultation will be conducted
37 with tribal officials or their designated representatives. SAMHSA will actively confer

1 with Indian Tribes and appropriate Tribal Organizations before taking actions or making
2 decisions that affect them.

3 SAMHSA may consult with other non-governmental groups that serve Native
4 Americans. The special "Tribal-Federal" relationship is based on the government-to-
5 government relationship, however, other statutes and policies exist that allow for
6 consultation with American Indians, Alaska Natives, urban Indian Organizations, non-
7 federally recognized tribal groups, state-recognized tribes, other Indian Organizations,
8 Native Hawaiians, Native American Pacific Islanders (including American Samoan
9 Natives), other Native American groups and other Native Organizations (collectively
10 "AI/AN/NA"), that, by the sheer nature of their business, serve AI/AN/NAs and might be
11 negatively affected if excluded from the consultation process. Section 7.C. of the
12 SAMHSA-TCP describes when SAMHSA will consult with other non-governmental
13 groups.

14 Even though some organizations and groups do not represent federally-recognized Indian
15 Tribes, SAMHSA may consult with such groups individually. However, if SAMHSA
16 wants to include organizations which do not represent a specific federally-recognized
17 tribal government on advisory committees or workgroups then Federal Advisory
18 Committee Act (FACA) requirements must be followed.

19 Advisory bodies created by SAMHSA will provide a complementary venue wherein the
20 SAMHSA Administrator or designee will solicit advice and views about substance abuse
21 and mental health issues from AI/AN/NA representatives and discuss collaborative
22 solutions. Such advisory bodies will support and not supplant any other formal tribal
23 consultation.

24 Although this TCP creates an accountable process to ensure meaningful and timely input
25 by tribal officials in the development of policies that have tribal implications, this does
26 not waive any governmental rights of Indian Tribes, including treaty rights, sovereign
27 immunities or jurisdiction.

28 Nothing in this policy waives the Federal Government's deliberative process privilege.
29 For example, in instances where HHS is specifically requested by members of Congress
30 to respond to or report on proposed legislation, the development of such responses and of
31 related policy is a part of the Executive Branch's deliberative process privilege and
32 should remain confidential. In addition, in specified instances where Congress requires
33 HHS to work with Indian Tribes on the development of recommendations that may
34 require legislation, such reports, recommendations or other products are developed
35 independent of an HHS position, the development of which is governed by Office of
36 Management and Budget (OMB) Circular A-19.

37 In addition, in specified instances where Congress requires the Department to work with
38 Tribes on the development of recommendations that may require legislation, such reports,
39 recommendations or other products are developed independent of a Department position,
40 the development of which is governed by Office of Management and Budget (OMB)-
41 Circular A-19.

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- A. Each HHS Operating and Staff Division (Division) shall have an accountable process to ensure meaningful and timely input by Tribal officials in the development of policies that have Tribal implications.

 - B. To the extent practicable and permitted by law, no Division shall promulgate any regulation that has Tribal implications, that imposes substantial direct compliance costs on Indian Tribes, or that is not required by statute, unless:
 - 1. Funds necessary to pay the direct costs incurred by the Indian Tribe in complying with the regulation are provided by the Federal Government; or
 - 2. The Division, prior to the formal promulgation of the regulation,
 - a) Consulted with Tribal officials early and throughout the process of developing the proposed regulation;
 - b) Provided a Tribal summary impact statement in a separately identified portion of the preamble to the regulation as it is to be issued in the *Federal Register* (FR), which consists of a description of the extent of the Division's prior consultation with Tribal officials, a summary of the nature of their concerns and the Division's position supporting the need to issue the regulation, and a statement of the extent to which the concerns of Tribal officials have been met; and
 - c) Made available to the Secretary any written communications submitted to the Division by Tribal officials.

 - C. To the extent practicable and permitted by law, no Division shall promulgate any regulation that has Tribal implications and that preempts Tribal law unless the Division, prior to the formal promulgation of the regulation,
 - 1. Consulted with Tribal officials early and throughout the process of developing the proposed regulation;
 - 2. Provided a Tribal summary impact statement in a separately identified portion of the preamble to the regulation as it is to be issued in the FR, which consists of a description of the extent of the Division's prior consultation with Tribal officials, a summary of the nature of their concerns and the Division's position supporting the need to issue the regulation, and a statement of the

1 extent to which the concerns of Tribal officials have been met;
2 and

3
4 3. Made available to the Secretary any written communications
5 submitted to the Division by Tribal officials.
6

7 **D.** On issues relating to Tribal self-governance, Tribal self-determination,
8 Tribal trust resources, or Tribal treaty and other rights, SAMHSA should
9 explore, and where appropriate, use consensual mechanisms for developing
10 regulations, including negotiated rulemaking.

11 **V. PHILOSOPHY**

12 Indian Tribes have an inalienable and inherent right to self-government. Self-government
13 means government in which decisions are made by the people who are most directly
14 affected by the decisions. As sovereign nations, Indian Tribes exercise inherent
15 sovereign powers over their members, territory and lands.

16 SAMHSA is committed to enhancing the collaboration with Indian Tribes to address
17 substance abuse and mental health issues by utilizing a holistic methodology, advancing
18 community-based approaches and solutions, and promoting the principle that SAMHSA
19 bears responsibility for addressing Indian Tribes' issues within the context of its mission.

20 The HHS Immediate Office of the Secretary – Office of Intergovernmental Affairs (IGA)
21 is identified as the responsible organization within HHS for monitoring compliance with
22 EO 13175 and the HHS-TCP. In addition, the Secretary has charged the HHS
23 Intradepartmental Council on Native American Affairs (ICNAA), of which SAMHSA is
24 a member, to meet semi-annually and to provide advice on all HHS policies and priorities
25 that relate to AI/AN/NA.

26 HHS national budget and regional consultation sessions have been developed as a
27 systematic method to regularly consult with Indian Tribes on HHS programs on a
28 national level and at field locations. The goal of these sessions is to require HHS to focus
29 on AI/AN issues, to continue to enhance the government-to-government relationship
30 between Indian Tribes and the U.S., as well as to make SAMHSA resources more readily
31 available to Indian Tribes.

32 SAMHSA will work with the ICNAA and IGA to facilitate any required consultation
33 forums, the level of consultation required, recording of meetings, evaluate the results,
34 determine whether additional consultation on policy items may be needed, and report to
35 the affected Indian Tribes and non governmental Indian and Native Organizations.

36 **VI. OBJECTIVES**

37 In fulfilling its TCP, SAMHSA shall focus on the following 15 objectives to develop
38 measures to evaluate and report.

- 1 A. To formalize the requirement of SAMHSA to seek consultation and the
2 participation of Indian Tribes in policy development and program activities to
3 ensure that health and human service priorities and goals regarding substance
4 abuse and mental health are recognized.
- 5 B. To establish SAMHSA requirements and expectations with respect to
6 consultation and participation.
- 7 C. To identify critical events at which Tribal consultation and participation will
8 be required for all levels of SAMHSA management.
- 9 D. To identify events and partnerships in which SAMHSA would participate with
10 appropriate Tribal, Indian and Native Organizations that will establish and
11 foster partnerships to complement and enhance consultation with Indian
12 Tribes.
- 13 E. To promote and develop holistic, culturally relevant, and innovative methods
14 of involving Indian Tribes in SAMHSA policy development and regulatory
15 processes.
- 16 F. To uphold the responsibility of SAMHSA to consult with Indian Tribes on
17 new and existing health and human service policies, programs, functions,
18 services and activities that have Tribal implications.
- 19 G. To hold SAMHSA accountable for the implementation of this policy.
- 20 H. To be responsive to an Indian Tribe's request for consultation and technical
21 assistance in obtaining SAMHSA resources and/or addressing policy matters.
- 22 I. To ensure that SAMHSA actively seeks to partner with Indian Tribes which
23 will include technical assistance, access to programs, and resources.
- 24 J. To provide a single point of contact within SAMHSA for Indian Tribes as the
25 Administrator's designee.
- 26 K. To participate, at a minimum, in all HHS annual, national and regional
27 consultation forums and sessions established in the HHS-TCP; and, to seek
28 additional forums or opportunities to formally consult on the needs of Indian
29 Tribes with regard to substance abuse and mental health.
- 30 L. To ensure the impact of SAMHSA activities on tribal trust resources are
31 adequately assessed and tribal interests considered before activities are
32 undertaken;
- 33 M. To remove SAMHSA procedural impediments that adversely affect working
34 directly with Indian Tribes.
- 35 N. To reduce any regulatory burdens by streamlining the SAMHSA application
36 process for and increase the availability of waivers to Indian Tribes; and,
- 37 O. To operate in a collaborative manner to accomplish the goals of EO 13175
38 and this policy.

1 **VII. ROLES**

2 A. **Indian Tribe(s)**: The government-to-government relationship between the U.S.
3 and Indian Tribes dictates that the principal focus for SAMHSA consultation is
4 with individual Indian Tribes.

- 5
- 6 1. Work sessions will be held to solicit official tribal comments and
7 recommendations on policy and budget matters affecting Indian
8 Tribes. These sessions, roundtables, forums and meetings will provide
9 the opportunity for meaningful dialogue and effective participation by
10 Indian Tribes.
- 11 2. Indian Tribes have the ability to meet one-on-one with the
12 Administrator or designated representative to consult on issues specific
13 to that Indian Tribe.
- 14 3. Upon completion of a consultation session, SAMHSA will document
15 and follow-up on any unresolved issues that would benefit from
16 ongoing involvement of Indian Tribes.
- 17 4. SAMHSA will consult with tribal officials on the SAMHSA-TCP to
18 ensure effective and meaningful participation, implementation, and
19 evaluation.
- 20 5. The SAMHSA-TCP will be posted on the IGA and SAMHSA Web
21 site and offered to appropriate Tribal, Indian and Native
22 Organizations.
- 23 6. SAMHSA will continue to inform Indian Tribes on the SAMHSA-
24 TCP by conducting meetings, roundtables, teleconferences, forums,
25 and placing information on the SAMHSA Web site and other
26 appropriate Web sites.
- 27 7. Specific mechanisms that will be used to consult with Indian Tribes
28 include, but are not limited to: Dear Tribal Leader Letters (DTLL),
29 other mailings, meetings, teleconferences, and roundtables. SAMHSA
30 should not consider e-mail communications as a form of consultation
31 with Indian Tribes unless that determination has been made in
32 conjunction with tribal officials in an advisory capacity. In the event
33 e-mail is accepted, it should be followed by an official DTLL.

1 **B. Tribal Organizations:** It is frequently necessary that SAMHSA
2 communicate with Tribal Organizations to solicit consensual tribal advice and
3 recommendations. Although the special “Tribal-Federal” relationship is based
4 on the government-to-government relationship with Indian Tribes, other
5 statutes and policies exist that allow for consultation with other Tribal
6 Organizations. These organizations by the sheer nature of their business serve
7 and represent Indian Tribes issues and concerns that might be negatively
8 affected if these organizations were excluded from the consultation process.

9 **C. Consultation with Other Non-Governmental Groups:** In cases where the
10 government-to-government relationship does not exist such as those identified
11 below for Indian and Native organizations, or such organizations that serve
12 AI/AN/NA people, consultation is encouraged to the extent that a conflict of
13 interest does not exist with federal statutes or SAMHSA’s authorizing
14 legislation. Some aspects of this consultation are set out in statute and
15 administrative policy.

16
17 Even though such organizations or groups do not represent federally-
18 recognized Indian Tribes, SAMHSA is able to consult with such organizations
19 or groups individually. However, if SAMHSA wants to include organizations
20 or groups which do not represent a specific federally-recognized Indian Tribe
21 on advisory committees or workgroups then FACA requirements must be
22 followed. The intergovernmental committee exemption to FACA is found
23 under 2 U.S.C. 1534. As a result, SAMHSA is required to adhere to FACA
24 when such organizations or groups are made a part of an advisory committee
25 or workgroup.

26 1. Indian Organizations: It may be necessary that SAMHSA
27 communicate with Indian Organizations to solicit consensual advice
28 and recommendations. Although the special “Tribal-Federal”
29 relationship is based on the government-to-government relationship,
30 other statutes and policies exist that allow for consultation with other
31 non-governmental Indian Organizations, which is any group,
32 association, partnership, corporation, or legal entity owned or
33 controlled by Indians, or a majority of whose members are Indians.
34 Such Indian Organizations, by the sheer nature of their business, serve
35 and represent AI/AN issues and concerns that might be negatively
36 affected if these organizations were excluded from the consultation
37 process. Even though some of the Indian Organizations do not
38 represent federally recognized Indian Tribes, SAMHSA is able to
39 consult with these organizations individually. However, if SAMHSA
40 wants to include Indian Organizations which do not represent a
41 specific federally-recognized Indian Tribe on advisory committees or
42 workgroups, then FACA requirements must be followed.

43 2. Native Organizations: It may be necessary that SAMHSA
44 communicate with Native Organizations to solicit consensual advice

1 and recommendations. Although the special “Tribal-Federal”
2 relationship is based on the government-to-government relationship,
3 other statutes and policies exist that allow for consultation with other
4 non-governmental Native Organizations, which is a nongovernmental
5 body organized and operated to represent the interests of a group of
6 individuals considered indigenous to North American countries. Such
7 Native Organizations, by the sheer nature of their business, serve and
8 represent AI/AN/NA issues and concerns that might be negatively
9 affected if these organizations were excluded from the consultation
10 process. Even though some of the Native Organizations and groups do
11 not represent federally-recognized Indian Tribes, SAMHSA is able to
12 consult with these groups individually. However, if SAMHSA wants
13 to include Native Organizations which do not represent a specific
14 federally-recognized Indian Tribe on advisory committees or
15 workgroups, then FACA requirements must be followed.

16 **D. Intradepartmental Council on Native American Affairs (ICNAA):** The
17 HHS Secretary’s ICNAA, of which SAMHSA is a member, plays a critical
18 role in the execution of the HHS and SAMHSA-TCPs. The ICNAA is
19 charged to: (1) develop and promote an HHS policy to provide greater access
20 and quality services for AI/AN/NAs throughout HHS, (2) promote
21 implementation of HHS policy and plans on consultation with AI/AN/NAs
22 and Indian Tribes in accordance with statutes and EOs, (3) promote an
23 effective, meaningful AI/AN/NA policy to improve health and human services
24 for AI/AN/NAs, (4) develop a comprehensive HHS-wide strategy that
25 promotes self-sufficiency and self-determination for all AI/AN/NA people,
26 and (5) promote the Tribal/Federal government-to-government relationship on
27 an HHS-wide basis in accordance with EO 13175. The underpinning concept
28 of the ICNAA is the premise within HHS that all Divisions bear responsibility
29 for the government’s obligation to AI/AN/NAs.

30
31 **E. SAMHSA Centers and Offices:** SAMHSA has three Centers and several
32 Offices under its purview. Each of these Centers and Offices share in the
33 SAMHSA-wide responsibility to coordinate, communicate and consult with
34 Indian Tribes on issues that affect them. All Centers and Offices will comply
35 with the SAMHSA-TCP. All Centers and Offices are responsible for
36 conducting tribal consultation to the extent practicable and permitted by law
37 on policies that have tribal implications.

38 1. SAMHSA Centers

39 a) **Center for Mental Health Services (CMHS) -** The mission of
40 CMHS is to promote effective mental health services in every
41 community. CMHS provides national leadership to ensure the
42 application of scientifically established findings and practice-
43 based knowledge in the prevention and treatment of mental
44 disorders; to improve access, reduce barriers, and promote high

1 quality effective programs and services for people with, or at
2 risk for, these disorders, as well as for their families and
3 communities; and to promote an improved state of mental
4 health within the Nation, as well as the rehabilitation of people
5 with mental disorders. CMHS leads national efforts to improve
6 prevention and mental health treatment services for all
7 Americans. CMHS pursues its mission by helping improve
8 and increase the quality and range of treatment, rehabilitation,
9 and support services for people with mental health problems,
10 their families, and communities.

11 b) Center for Substance Abuse Prevention (CSAP) - CSAP works
12 with states, tribes and communities to develop comprehensive
13 prevention systems that create healthy communities in which
14 people enjoy a quality life. This includes supportive work and
15 school environments, drug- and crime-free neighborhoods, and
16 positive connections with friends and family. The role of
17 prevention is to create healthy communities in which people
18 have a quality of life:

- 19 i. Healthy environments at work and in school
- 20 ii. Supportive communities and neighborhoods
- 21 iii. Connections with families and friends
- 22 iv. Drug and crime-free

23 c) Center for Substance Abuse Treatment (CSAT) – CSAT’s
24 primary objectives are to increase the availability of clinical
25 treatment and recovery support services; to improve and
26 strengthen substance abuse clinical treatment and recovery
27 support organizations and systems; to transfer knowledge
28 gained from research into evidence-based practices; and to
29 provide regulatory monitoring and oversight of SAMHSA-
30 certified Opioid Treatment Programs and physician training on
31 the use of pharmacologic therapies.

- 32 i. SAPT Block Grant – supports state alcohol and
33 drug abuse treatment activities. Funding is
34 allocated by formula to the states, and
35 approximately 80 percent is used in support of
36 treatment services.
- 37 ii. Discretionary Funding – through Programs of
38 Regional and National Significance (PRNS),
39 includes Science to Service programs that assist the
40 field to increase effectiveness, and Capacity
41 programs that focus on reducing substance abuse
42 treatment need for supporting strategic responses to
43 demands for substance abuse treatment services.

1 Response to treatment capacity problems may
2 include communities with serious, emerging drug
3 problems or communities struggling with unmet
4 need.

5 2. SAMHSA Offices

6
7 a) The Office of the Administrator (OA) - provides leadership and
8 direction to the program and activities of the Substance Abuse
9 and Mental Health Services Administration as follows:

- 10 i. develops SAMHSA program policy;
11 ii. provides liaison with other HHS components, other
12 Federal organizations, the Office of the National
13 Drug Control Policy, and outside groups;
14 iii. provides oversight for coordination between
15 SAMHSA and the National Institutes of Health;
16 iv. provides correspondence control for the Agency and
17 controls all SAMHSA public correspondence; and
18 v. analyzes legislative issues, and maintains liaison
19 with congressional committees with regard to
20 substance abuse and mental health.

21 b) Office of Communications (OC) - is the epicenter of news and
22 information about SAMHSA. The services and tools we
23 provide are here to help you inform the public and other
24 important audiences about our work. From media and
25 constituency outreach ... to publications development and
26 Freedom of Information Act (FOIA) requests. The OC is the
27 one-stop resource serving the communications needs of
28 SAMHSA's internal and external stakeholders.

29 c) Office of Policy, Planning and Budget (OPPB) - provides
30 leadership for the development and implementation of the
31 Administrator's policies and programs through the following
32 functions:

- 33 i. develops and manages SAMHSA policy for the
34 Administrator and senior staff;
35 ii. performs the chief financial officer function and
36 manages budget formulation and execution;
37 iii. manages SAMHSA-wide strategic and program
38 planning activities; and
39 iv. provides leadership to Center Office of Policy
40 Analysis and Coordination (OPAC) and other
41 SAMHSA staff to assure consistent implementation

1 of policies and procedures in budget, planning and
2 policy review.

3 d) The Office of the Director (within OPPB) - provides executive
4 oversight and is responsible to coordinate the following nine
5 activities:

- 6 i. coordinates agency participation in the HHS
7 strategic and program planning activities;
- 8 ii. coordinates SAMHSA strategic and program
9 planning activities;
- 10 iii. develops policy guidance for grants and contracts
11 development processes, and monitors progress of
12 same;
- 13 iv. develops and manages the Government
14 Performance and Results Act (GPRA) process for
15 SAMHSA, assess progress in attaining goals and
16 reports all accomplishments;
- 17 v. manages agency response to the U.S. Office of
18 Management and Budget (OMB) Program
19 Assessment Rating Tool (PART) review process;
- 20 vi. provides policy guidance and oversight for agency
21 evaluation activities;
- 22 vii. develops extramural policy recommendations for
23 the Administrator and guidance for SAMHSA;
- 24 viii. manages the SAMHSA National Advisory Council
25 and the Advisory Committee for Women's Services;
26 and
- 27 ix. provides the chief financial office function for
28 SAMHSA.

29 e) The Office of Applied Studies (OAS) - is the primary source of
30 national data on the prevalence, treatment , and health
31 consequences of substance abuse in the United States. OAS
32 carries out its mission with three national data collection
33 systems: The National Survey on Drug Use and Health
34 (NSDUH), the Drug and Alcohol Services Information System
35 (DASIS), and the Drug Abuse Warning Network (DAWN),

- 36 i. NSDUH is the Nation's premier source of
37 information on the prevalence of drug, alcohol, and
38 tobacco use and mental health problems in the
39 civilian noninstitutionalized population aged 12 and
40 over. NSDUH measures and reports on these
41 problems annually for the U.S. as a whole and for
42 each of the 50 states.

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- ii. DASIS is the only source of national data on substance abuse treatment services and the characteristics of individuals admitted for treatment. In addition, the DASIS comprehensive inventory of public and private substance abuse treatment facilities serves as the basis for a national treatment locator system, which is freely available to individuals and organizations needing such information.
 - iii. DAWN is a public health surveillance system that focuses on drug-related morbidity and mortality that manifest in drug-related visits to hospital emergency departments across the U.S. and in drug-related deaths investigated by medical examiners and coroners in selected metropolitan areas and States. While monitoring the health effects from drug and alcohol misuse and abuse, DAWN also provides surveillance for adverse events associated with the medical use of prescription and over-the-counter pharmaceuticals.
- f) The Office of Program Services - (summary description before listed functions should be added for consistency.)
- i. works in partnership with other SAMHSA and HHS components in managing, providing leadership, and ensuring SAMHSA's needs are met in the following service areas: grant and contract application review, grants and contracts management, administrative services, human resources management, equal employment opportunity, organizational development and analysis, and information technology;
 - ii. provides leadership in the development of policies for and the analysis, performance measurement, and improvement of SAMHSA administrative and management systems;
 - iii. provides leadership, guidance, and technical expertise for the Agency's information technology program;
 - iv. provides centralized administrative services for the Agency;
 - v. provides centralized staff assistance and office automation services for designated components of the Agency, and

1 vi. conducts all aspects of the SAMHSA grants and
2 contracts management process.

3 E. **States:** In some instances, the authority and appropriations for SAMHSA
4 programs and services to Indian Tribes flow through the states for the benefit
5 of Indian Tribes, based on statute, regulation or SAMHSA policy. It is
6 important that SAMHSA facilitate collaboration between states and Indian
7 Tribes to assist with consultation in the same manner as if SAMHSA
8 programs and services were being provided directly to an Indian Tribe. It is
9 necessary that SAMHSA communicate with states to solicit advice and
10 recommendations to encourage and accomplish such collaboration.

- 11 1. When states are authorized to administer SAMHSA programs,
12 services, and funding for the benefit of Indian Tribes and AI/ANs,
13 IGA will collaborate with SAMHSA to assist states in developing
14 mechanisms for consultation with Indian Tribes before taking any
15 actions that have substantial direct affect on Indian Tribes. SAMHSA
16 will recommend the development of state plans for Tribal consultation.
17 States will receive SAMHSA technical assistance in developing these
18 plans.
- 19 2. In accordance with the HHS-TCP, IGA and SAMHSA will assist
20 states to consult with Indian Tribes in a meaningful manner that is
21 consistent with the definition of “consultation” as defined in this
22 policy. SAMHSA will communicate the input received through tribal
23 consultation to the states through the appropriate program(s) and work
24 with the SAMHSA Centers and Offices to facilitate collaboration
25 between Indian Tribes, states, and SAMHSA.
- 26 3. When a SAMHSA Center or Office foresees the possibility of a
27 conflict between tribal and state laws and federally protected interests
28 within its area of regulatory responsibility, SAMHSA shall consult, to
29 the extent practicable and permitted by law, with appropriate Indian
30 Tribes and states in an effort to facilitate a dialogue.
- 31 4. SAMHSA will invite and include state governmental, health, and
32 human services experts in the Annual Regional Tribal Consultation
33 Sessions whenever Indian Tribes express that state-tribal dialogue is
34 necessary to enhance and strengthen SAMHSA health and human
35 services and programs regarding substance abuse and mental health.
- 36 5. SAMHSA will measure and report on their interaction with states to
37 facilitate and provide tribal consultation technical assistance to states
38 and Indian Tribes. SAMHSA will include their efforts in the IGA
39 Annual Tribal Consultation Report.

40 F. **Office of Intergovernmental Affairs (IGA)**

- 41 1. IGA will assist SAMHSA in helping states develop and implement
42 plans on tribal consultation to assist states with intergovernmental
43 communications with Indian Tribes. SAMHSA Centers and Offices

1 staff will provide technical assistance to states and Indian Tribes for
2 the tribal consultation process.

- 3
4 2. IGA shall provide guidelines that define how SAMHSA will monitor
5 and evaluate state plans to meet tribal consultation meetings, forums,
6 or sessions with Indian Tribes for SAMHSA programs and services
7 administered by or through a state for Indian Tribes. SAMHSA will
8 address state plans in situations where the evaluation has identified
9 deficiencies in the consultation process as set forth in this policy, and
10 work closely with states to strengthen consultation necessary for
11 SAMHSA funded programs and services for Indian Tribes and
12 AI/ANs.

13 **VIII. TRIBAL CONSULTATION CRITERIA**

14 Trust between SAMHSA and Indian Tribes is an indispensable element in establishing a
15 good consultative relationship. The degree and extent of consultation will depend on the
16 identified critical event.

17 **A. Consultation occurs:**

- 18 1. When the SAMHSA Administrator or their designee, and a tribal
19 official meet or exchange written correspondence to discuss issues
20 concerning either party.
21 2. When the Administrator, Center director(s), or Office director(s) meet
22 or exchange written correspondence with a tribal official to discuss
23 issues or concerns of either party.
24 3. When the Administrator, Center director(s), or Office director(s), or
25 their designee(s), meet or exchanges written correspondence with a
26 tribal representative designated by tribal official to discuss issues or
27 concerns of either party.
28 4. When an Indian Tribe(s) request consultation related to substance
29 abuse or mental health issues, programs, or resources.

30 **B. Critical Event:** A critical event may be identified by SAMHSA or an Indian
31 Tribe. Indian Tribes will provide written notice defining the critical event to
32 the SAMHSA Administrator's designee for Tribal Affairs. Once the written
33 notice has been received from an Indian Tribe, SAMHSA shall utilize the
34 following criteria to ensure that the requirements of this policy are satisfied.

- 35 1. Identify the critical event: Complexity, implications, time constraints,
36 issue (funding, policy, programs)
37 2. Identify affected and potentially affected Indian Tribe(s) and tribal
38 organization(s).

- 1 3. Determine level of consultation: The level of consultation can be
2 determined after considering the critical event and Indian Tribes
3 affected and potentially affected.
- 4 a) Correspondence: Written communications should clearly
5 provide notice to affected and potentially affected Indian
6 Tribes of the critical event for appropriate response..
7 SAMHSA shall use a “Dear Tribal Leader Letter” (DTLL) to
8 notify individual Indian Tribes of consultation activities.
9 SAMHSA should work closely with IGA if technical assistance
10 is required for proper format, current mailing lists, and content.
- 11 b) Meeting(s): SAMHSA shall convene a meeting with affected
12 and potentially affected Indian Tribes to discuss all pertinent
13 issues in a national or regional forum, or as appropriate, to the
14 extent practicable and permitted by law, when the critical event
15 is determined to have substantial direct impact. Other types of
16 meetings or conferences occur which may not be considered
17 consultation sessions, but such forums may provide an
18 opportunity to share information, conduct workshops, provide
19 technical assistance to Indian Tribe(s) and/or provide
20 SAMHSA the opportunity to get input or comments from
21 Indian Tribes or Indian Organizations on issues that may
22 impact them.
- 23 c) Official Notice: Upon the determination of the level of
24 consultation necessary, official notice of the critical event and
25 the level of consultation utilized shall be communicated to
26 affected and potentially affected Indian Tribes using all
27 appropriate methods including issuing a DTLL, other
28 mailing(s), broadcast e-mail, Federal Register (FR), and other
29 outlets. The FR in conjunction with the issuance of a DTLL is
30 the most formal method used by SAMHSA to communicate
31 and/or notify Indian Tribes of a critical event and the pending
32 consultation. SAMHSA should not consider e-mail
33 communications as a form of consultation with Indian Tribes
34 unless that determination has been made in conjunction with
35 tribal officials in an advisory capacity.
- 36 d) Receipt of Comment: SAMHSA shall develop clear and
37 explicit instructions for the submission of comments and shall
38 solicit the advise and assistance of its Executive Leadership
39 Team (ELT) and the SAMHSA Tribal Technical Advisory
40 Committee (STTAC) in the development of these instructions
41 for comment.
- 42 e) Reporting of Outcome: SAMHSA shall report on the
43 outcomes of the consultation.

- 1 C. **Tribal Resolution:** Communications from Indian Tribes frequently come in
2 the form of tribal resolutions. These resolutions may be the most formal
3 declaration of an Indian Tribe’s position for the purpose of tribal consultation.
4 Once SAMHSA receives a tribal resolution, SAMHSA should respond
5 appropriately. Appropriate response may include tribal consultation.
- 6 D. **Schedule for Consultation:** SAMHSA Centers and Offices must establish
7 and adhere to a formal schedule of meetings to consult with Indian Tribes
8 concerning the planning, conduct, and administration of applicable activities
9 including, but are not limited to, the HHS-TCP mandatory Annual National
10 and Regional Tribal Consultation Sessions. SAMHSA must involve Indian
11 Tribes in meetings at every practicable opportunity. SAMHSA Centers and
12 Offices are encouraged to establish additional forums for tribal consultation
13 and participation, and for information sharing with tribal officials. In
14 accordance with the HHS-TCP and this SAMHSA-TCP, SAMHSA
15 consultation schedules shall be forwarded to IGA to be posted on the IGA
16 website and to check for duplication or conflicts with other national tribal
17 events and HHS consultation sessions.
- 18 E. **Policy Development through Tribal Consultation Process:** The need to
19 develop a policy may be identified from within SAMHSA or by an Indian
20 Tribe(s). This need may result from external forces such as executive, judicial
21 or legislative branch directives. Once the need to develop a policy is
22 identified the consultation process must begin in accordance with critical
23 events and level of consultation. SAMHSA may request technical assistance
24 from IGA for the tribal consultation process.

25 **IX. TRIBAL CONSULTATION PROCESS (GUIDELINES)**

26 When the need arises, SAMHSA may convene meetings with Indian Tribes specifically
27 for the purpose of consultation. These consultation sessions may occur as free standing
28 events or be associated with other meetings with Indian Tribes. When these sessions
29 occur, tribal officials will be provided appropriate advanced notice of the tribal
30 consultation.

31 Tribal consultation activities with SAMHSA may occur through a number of different
32 mechanisms and venues that offer flexibility for SAMHSA and Indian Tribes.
33 Consultation activities at this level will emphasize participation by SAMHSA staff with
34 the specific matter expertise and perspectives pertaining to the topic at hand.

- 35 A. **Tribal Consultation Steps:** The following guidance is provided to ensure
36 that requirements of the SAMHSA-TCP are satisfied.
- 37 1. Identify the critical event and identify the affected or potentially
38 affected Indian Tribe(s): Review and analyze the critical event;
39 consider the complexity of the event, implications, time constraints,
40 and other relevant issues (e.g., policy, funding, programs). Identify the

1 affected or potentially affected tribal population segment and how the
2 critical event impacts the community and its members.

3 2. Determine the level of consultation after considering the critical event
4 and affected or potentially affected Indian Tribe(s): The level of
5 consultation can be determined after considering the critical event and
6 Indian Tribe(s) affected or potentially affected and substantial direct
7 impact. Levels of consultation may include: correspondence,
8 meetings, and telephone conferences. However, in some instances,
9 contact or meetings with Indian Tribes, may not constitute
10 consultation, rather they provide an opportunity to share information,
11 resources and technical assistance with Indian Tribes. SAMHSA
12 should be clear when convening meetings or when making contact
13 with an Indian Tribe(s) for the purpose of consultation.

14 3. Understand when to consult: SAMHSA staff are expected to confer
15 with appropriate Indian Tribes' representatives on matters that include,
16 but are not limited to, the topics below. SAMHSA staff should seek
17 guidance from the SAMHSA designee whenever tribal consultation is
18 being considered, or whenever there is a question as to whether or not
19 consultation is needed. The following list represents a minimum
20 threshold for tribal consultation:

- 21 a) Formulation of new program announcements (e.g., grants,
22 cooperative agreements) primarily intended to benefit Indian
23 Tribes.
- 24 b) Notices of proposed rule making that have significant tribal
25 implications.
- 26 c) Development of policies or guidelines that have tribal
27 implications or will primarily or substantially affect one or
28 more Indian Tribes.
- 29 d) Establishment of new substance abuse and mental health
30 programs targeting AI/AN people or communities.
- 31 e) Development of training and educational opportunities for
32 tribal health professionals, or future health professionals.
- 33 f) Negotiations with state and local substance abuse and mental
34 health officials on matters affecting Indian Tribes or AI/AN
35 populations within, or adjacent to, their jurisdictions.

36
37 4. Determine with whom to consult and ensure appropriate tribal
38 representation: Consultation occurs between SAMHSA and elected
39 tribal officials or their designees. This process is often supported by
40 participation by SAMHSA staff with specific subject matter expertise
41 and perspectives pertaining to the topics and populations involved.
42 Appropriate tribal representation will rest primarily with tribal officials
43 but may also include some combination of tribal officials, tribal public
44 health officials, and subject matter experts – many of whom may, at
45 the Indian Tribe's discretion and delegation, be drawn from regional

1 tribal health boards, national tribal health organizations, and tribal
2 epidemiology centers. Determining sufficiency of tribal representation
3 will vary depending upon a number of factors such as the scope of
4 proposed activities (e.g., local, regional, or national; short term versus
5 long term), the cultural or political sensitivity of the issue at hand, and
6 the number of potential stakeholders (e.g., tribal communities, Indian
7 Health Service [IHS], Bureau of Indian Affairs [BIA], state and local
8 health departments, academic institutions, etc.). This determination
9 will be provided by tribal officials.

10
11 In general, proposed activities that are national in scope, involve
12 sensitive issues, or encompass numerous stakeholders would warrant
13 broader tribal representation during consultation sessions or meetings.
14 To help ensure consistency in making these determinations across
15 SAMHSA, staff should seek guidance from the Administrator's
16 designee. SAMHSA may utilize national Indian Organizations,
17 regional tribal health boards and coalitions, and colleagues within
18 SAMHSA, IGA, and other HHS divisions who will be helpful
19 resources for identifying appropriate tribal representatives and
20 providing advice and guidance on the processes best suited to the
21 consultation event.

- 22 5. Plan consultation and engage tribal representatives: When planning
23 consultation, SAMHSA will engage the appropriate tribal officials and
24 follow their guidance on venues, format, and cultural protocol.
25 Procedurally, conferring with tribal officials may take place in a
26 manner that is both cost- and time-efficient, and logistically
27 reasonable. In some instances, the solicitation of written input via
28 electronic or traditional mail may be appropriate. Face-to-face
29 meetings are preferable whenever possible, but tele- and video-
30 conferencing may also be used, when necessary. Timeliness is critical,
31 and adequate advance notice should be provided. Meeting notices will
32 be sent one to three months in advance, whenever possible. Any
33 meetings or discussions should, if possible, take place well in advance
34 of the event or implementation of the program under consideration.
35 Meetings convened for the purpose of obtaining consensus advice may
36 be subject to the Federal Advisory Committee Act (FACA), unless
37 they are established consistent with the consultation exemption
38 previously referenced.
- 39 6. Involve state substance abuse and mental health department
40 representatives: The HHS-TCP requires HHS divisions, "To assist
41 States in developing mechanisms for consultation with Indian Tribes
42 before taking any actions that have substantial direct effects on Indian
43 Tribes."

44 In addition the HHS-TCP states that HHS will recommend the
45 development of state plans for tribal consultation and states will

1 receive HHS technical assistance in developing these plans. State
2 consultation with Indian Tribes shall be done in a meaningful manner
3 that is consistent with the definition of “consultation” as defined in this
4 TCP. HHS will assist AI/AN/NA populations in accessing services
5 and resources that are available to them through HHS funding to
6 states. HHS-TCP also directs agencies to, “... remove any procedural
7 impediment to working directly with Tribal government or Indian
8 people ...”
9

10 SAMHSA is responsible for serving as a facilitator between states and
11 Indian Tribes, and to inform states about federal policy for working
12 with AI/AN communities. Whenever possible and appropriate,
13 SAMHSA staff may involve state substance abuse and mental health
14 department representatives. State involvement is assessed by
15 relevancy to the critical event, community impact, affected population
16 segment, service response, and other pertinent factors. SAMHSA staff
17 can facilitate communication and partnerships between state substance
18 abuse and mental health departments and their appropriate tribal
19 counterparts (usually a tribal division of health or regional tribal health
20 board).
21

22 The SAMHSA designee will assist and facilitate tribal-state substance
23 abuse and mental health department relationships. Each Center will
24 consider appropriate orientation and training for SAMHSA project
25 officers assigned to awardees of SAMHSA-funded projects in states
26 with identifiable tribal communities or populations (e.g., reservations,
27 tribal trust lands, urban Indian communities).

- 28 7. Document meetings and consultation: Meetings, conferences and
29 consultations should be appropriately documented, with summaries
30 prepared and distributed to participants and appropriate SAMHSA
31 staff. The SAMHSA designee is responsible for maintaining an
32 inventory of SAMHSA-wide tribal consultations and other tribal-
33 related activities. Documentation helps to ensure accountability and is
34 compiled annually in a report to HHS that is made readily available to
35 tribal constituents. At a minimum, appropriate documentation
36 includes a list of participants, with affiliations and contact information;
37 a summary of proceedings; and a statement of meeting outcomes that
38 includes action items, timelines, and responsible parties.
- 39 8. Provide timely feedback: A final key component of effective tribal
40 consultation is the assurance of timely feedback. Tribal participants in
41 consultation activities will have review and clearance privileges for the
42 documentation procedures noted above. SAMHSA staff will work
43 with tribal officials to ensure that Indian Tribes are well informed of
44 the outcomes whenever tribal input is sought by SAMHSA.

1 **B. Working Effectively with Indian Tribes:** The consultation process and
2 activities within the policy should result in a meaningful outcome for
3 SAMHSA and Indian Tribes. Helpful guidance on working effectively with
4 AI/AN communities is presented below.

- 5 1. Initial contact and approvals: In all cases, respect for tribal
6 sovereignty, community individuality, and cultural diversity must be
7 maintained. SAMHSA staff must also adhere to protocols for contact
8 with Indian Tribes on Indian lands. In most cases, this will require
9 obtaining permission from tribal officials prior to contact with an
10 Indian Tribe. Assistance for identifying such contacts is available
11 from the SAMSHA designee or through IGA, national tribal
12 organizations, and regional tribal health boards.
- 13 2. Providing timely feedback: Timely feedback is a critical component
14 of working effectively with Indian Tribes. The SAMHSA-TCP
15 provides that any Indian Tribe that collaborates in the implementation
16 of SAMHSA projects or programs will be provided with timely,
17 culturally appropriate, and meaningful feedback regarding the progress
18 or outcomes of those programs.
- 19 3. Ensuring access to SAMHSA and SAMHSA grants and programs: A
20 critical outcome of effective tribal consultation will be increased
21 access to SAMHSA programs and grants. SAMHSA works with
22 Indian Tribes to enhance substance abuse and mental health services in
23 AI/AN communities through various mechanisms, including grants
24 and cooperative agreements; federal intra-agency agreements; training;
25 technical assistance; and direct assistance. Tribal requests for training,
26 technical assistance, or direct assistance should be directed to the
27 appropriate SAMHSA points of contact for consideration and
28 response.

29
30 **X. FEDERAL-TRIBAL ADVISORY COMMITTEES, WORKGROUPS, AND**
31 **TASKFORCES**

32 **A. SAMHSA Executive Leadership Team (SELT):** The SAMHSA Executive
33 Leadership Team shall also serve as the Administrator’s senior advisory team
34 and will include Center directors, Office directors and senior advisors and
35 other representatives the Administrator may designate. The SELT will
36 support this TCP through open communication with Indian Tribes.
37 Communications at the SELT and SAMHSA Center level will promote the
38 principle that each SAMHSA Center and Office bears responsibility for
39 addressing Indian Tribes’ substance abuse and mental health needs within the
40 context of their respective missions. Each Center and Office should follow
41 the guidance stated in this policy in terms of key components of effective
42 tribal consultation. Effective implementation of these components will ensure

1 consistency across SAMHSA, and help to enhance collaboration among
2 CSAP, CSAT and CMHS around tribal issues.

3 **B. SAMHSA Tribal Technical Advisory Committee (STTAC):** The purpose
4 of the STTAC is to provide a complementary venue wherein the SAMHSA
5 Administrator or designee will solicit advice and views about substance abuse
6 and mental health issues from AI/AN representatives and discuss
7 collaborative solutions. The STTAC will support, and not supplant, any other
8 government-to-government consultation activities that undertakes. The
9 STTAC will provide an established, recurring venue wherein tribal official
10 will advise SAMHSA regarding the government-to-government consultation
11 process and will help to ensure that activities or policies that impact Indian
12 Tribes are brought to the attention of all tribal officials. At any time, any
13 tribal official may attend STTAC meetings or, if unavailable to attend, may
14 ask STTAC members to present issues on their behalf. As noted above, tribal
15 officials' input and opportunities for consultation are not limited to STTAC
16 meetings or tribal consultation sessions.

17
18 The STTAC will be composed of individuals that are either tribal officials of
19 Indian Tribes or Tribal Organizations or their designees with authority to act
20 on their behalf in accordance with FACA requirements. STTAC membership
21 will include representation from each of 12 IHS Areas — a geographically
22 organized system originally based on the IHS's Area Office structure (Alaska
23 Area, Portland Area, California Area, Billings Area, Phoenix Area, Tucson
24 Area, Navajo Area, Albuquerque Area, Aberdeen Area, Bemidji Area,
25 Oklahoma City Area, and Nashville Area). Tribal officials may choose how
26 their STTAC representatives are selected from each region but should institute
27 clear procedures as to how these representatives will keep their constituents
28 informed of STTAC activities.

29 STTAC meetings may also provide opportunities for information exchange
30 with non-federally recognized tribes, urban Indian Organizations, or other
31 Native Organizations. Such opportunities will be separate from the formal
32 government-to-government consultation sessions, and representatives of these
33 organizations who are not elected tribal officials or their designees may not be
34 STTAC members.

35 The STTAC membership will develop its own internal structure, rules of
36 order, and bylaws, including rules for rotation of membership. The
37 chairperson(s) will be a tribal official (or designee). SAMHSA will assure
38 that all STTAC meetings and recommended actions are formally recorded and
39 made available to Indian Tribes. Recommended follow-up actions will be
40 implemented and tracked within and reported to Indian Tribes in a timely
41 manner. STTAC meeting summaries will be made available to all STTAC
42 members.

- 1 C. **SAMHSA Workgroups and/or Taskforces:** SAMHSA in cooperation with
2 Indian Tribes shall establish other groups as needed. Such established
3 workgroups will operate within the parameters stated herein and will be
4 implemented in a manner reflective of the intent of the HHS-TCP and this
5 SAMHSA-TCP.

6 **XI. HEALTH AND HUMAN SERVICES AND SAMHSA BUDGET**
7 **FORMULATION**

- 8 A. **Performance Budget Formulation:** SAMHSA ensures the active
9 participation of Indian Tribes in the formulation of the SAMHSA performance
10 budget request as they pertain to Indian Tribes. Budget priorities should be
11 consistent with the epidemiological data; therefore, SAMHSA will consider
12 Indian Tribes' data in the formulation of budget priorities.
- 13 B. **Program Formulation:** SAMHSA shall ensure the participation of Indian
14 Tribes in the development of programs, services, and initiatives that address
15 substance abuse and mental health needs and priorities as identified by Indian
16 Tribes, and are funded by SAMHSA discretionary budget authority. Such
17 participation shall be solicited during the annual budget formulation process.
- 18 C. **Assistant Secretary for Resources and Technology:** The Assistant
19 Secretary for Resources and Technology (ASRT) is the lead office for budget
20 consultation for the overall HHS budget request. As such, the ASRT leads the
21 National Divisional Tribal Budget Formulation and Consultation Session and
22 the National HHS Tribal Budget Formulation and Consultation Session.
23 These sessions give Indian Tribes and Tribal Organizations the opportunity to
24 present their health and human services priority recommendations as a
25 comprehensive set of national priorities and a proposed budget request. In
26 accordance with Section 11 of the HHS-TCP, SAMHSA shall participate in
27 all of these tribal consultation sessions regarding its budget formulation
28 process.
- 29 D. **Intradepartmental Council on Native American Affairs:** The ICNAA, of
30 which SAMHSA is a member of, represents the internal HHS team providing
31 direction across all HHS divisions for AI/AN/NA issues. The tribal priorities
32 and budget recommendations presented at the national sessions and regional
33 consultation sessions are compiled by the IGA and presented to the ICNAA.
34 One of the primary responsibilities of IGA/ICNAA is to solicit tribal input in
35 establishing the health and human service budget priorities and
36 recommendations for the members' respective HHS division. The health and
37 human service priorities established by Indian Tribes are used to inform the
38 development of each HHS divisions' annual performance measures for
39 improving health and human services, which are linked to their budget
40 requests.
- 41 E. **Budget Information Disclosure:** SAMHSA will provide to Indian Tribes the
42 SAMHSA budget related information on an annual basis, including, but not

1 limited to appropriations, allocation, expenditures, and funding levels for
2 programs, services, functions, and activities.

3 **XII. MEASURING SAMHSA TRIBAL CONSULTATION PERFORMANCE**
4 **AND COLLABORATION**

5 As part of the IGA Annual Tribal Consultation Report, SAMHSA measures and reports
6 on results and outcomes of their tribal consultation performance to fulfill the government-
7 to-government relationship with Indian Tribes. The HHS mission and the HHS-wide
8 performance objectives are designed to enhance the health and well-being of Americans
9 by providing for effective health and human services and by fostering strong, sustained
10 advances in the sciences underlying medicine, public health and social services.

11 SAMHSA shall address the HHS mission and performance objectives in carrying out the
12 HHS-TCP. In meeting the HHS objectives for the HHS-TCP, SAMHSA will provide a
13 status report on the outcome of tribal budget recommendations developed through the
14 budget formulation process as part of the budget process defined in Section 11, HHS
15 Budget Formulation. They shall also record, evaluate and report on the Annual Regional
16 Tribal Consultation Sessions as described in Section 9, of the HHS-TCP. Furthermore,
17 SAMHSA will evaluate and report on the measures and outcomes of the objectives as
18 stated in Section 6 of this TCP.

19 SAMHSA and Indian Tribes will also promote a cooperative atmosphere to gather, share,
20 and collect data to demonstrate the effective use of federal resources in a manner that is
21 consistent with the Government Performance and Results Act (GPRA) performance
22 measures and the OMB-PART; SAMHSA shall consult, to the greatest extent practicable
23 and permitted by law, with Indian Tribes before taking actions that substantially affect
24 Indian Tribes, including regulatory practices on federal matters and unfunded mandates.

25 SAMHSA will evaluate and report on tribal feedback of its efforts in conducting the
26 consultation process. In addition to the measures stated above, SAMHSA will report on
27 progress toward achievement of the stated objectives stated in Section 6 of this
28 SAMHSA-TCP. SAMHSA will also present barriers encountered, and approaches toward
29 meeting the stated objectives

30 **XIII. CONFLICT RESOLUTION**

31 The intent of this policy is to provide increased ability to solve problems. However,
32 inherent in the government-to-government relationship, Indian Tribes may elevate an
33 issue of importance to a higher or separate decision-making authority.

34 SAMHSA shall consult with Indian Tribes to establish a clearly defined conflict
35 resolution process under which Indian Tribes: 1) bring forward concerns which have a
36 substantial direct effect, and 2) apply for waivers of statutory and regulatory requirements
37 that are subject to waiver by SAMHSA.

1 Unresolved issues or concerns will be addressed as a high priority agenda item during the
2 next regularly scheduled meeting of the SAMHSA SELT. The request for conflict
3 resolution may originate with an Indian Tribe. SAMHSA will facilitate an intervention
4 within SAMHSA to arbitrate an issue as needed.

5 **SAMHSA CONFLICT RESOLUTION PROCESS:** A written communication will be
6 sent to the SAMHSA assigned Administrator's designee outlining the issue(s) or
7 complaint(s) with references made to the section of the TCP not believed was adhered to
8 by SAMHSA. The SAMHSA assigned Administrator's designee will acknowledge
9 receipt of complaint within 14 calendar days. The SAMHSA assigned Administrator's
10 designee will provide a response to the Executive Leadership Team within 30 calendar
11 days of receipt of the written complaint. Members of the SAMHSA ELT will meet with
12 Tribal Officials and follow the Tribal Consultation Process to make recommendations to
13 the SAMHSA Administrator to resolve issues and conflict. The Deputy Administrator
14 and/or Administrator his/her designee will make a recommendation before a final
15 decision on the course of action that will be taken.

16 **XIV. SUPERSEDURE**

17 Substance Abuse and Mental Health Services Administration Tribal Consultation Plan,
18 December, 2000.

19 **XV. SUMMARY**

20 A wide range of needs across SAMHSA were taken into consideration in developing this
21 policy. SAMHSA will be responsive to unforeseen needs that arise. Hence, it is
22 important that this TCP remain dynamic as circumstances dictate, in accordance with
23 Indian Tribes' input. SAMHSA should strengthen and make every effort with those of
24 other departments and agencies to coordinate programs and services for the benefit of
25 Indian Tribes.

26 **XVI. ABBREVIATIONS, ACRONYMS, AND DEFINITIONS**

27 **A. For the purposes of this policy, the following abbreviations and acronyms**
28 **apply:**

29	AI/AN:	American Indian/Alaska Native
30	AI/AN/NA:	American Indian/Alaska Native/Native American
31	ASTR:	Assistant Secretary for Technology and Resources
32	BIA:	Bureau of Indian Affairs
33	CMHS:	Center for Mental Health Services
34	CSAP:	Center for Substance Abuse Prevention
35	CSAT:	Center for Substance Abuse Treatment
36	Division:	Staff Division and/or Operating Division
37	DTLL:	Dear Tribal Leader Letter
38	EO:	Executive Order

1	FACA:	Federal Advisory Committee Act
2	FR:	<i>Federal Register</i>
3	GPR:	Government Performance and Results Act
4	HHS:	U.S. Department of Health and Human Services
5	HHS-TCP:	HHS Tribal Consultation Policy
6	ICNAA:	Intrdepartmental Council on Native American
7		Affairs
8	IGA:	Office of Intergovernmental Affairs
9	IHS:	Indian Health Service
10	IOS:	Immediate Office of the Secretary
11	OMB:	Office of Management and Budget
12	OA:	Office of the Administrator, SAMHSA
13	OPPB:	Office of Policy, Planning and Budget
14	OS:	Office of the Secretary
15	PART:	Performance Assessment Rating Tool
16	SELT:	SAMHSA Executive Leadership Team
17	STTAC:	SAMHSA Tribal Technical Advisory Committee
18	SAMHSA-TCP:	SAMHSA Tribal Consultation Policy
19	U.S.:	United States
20		

21 **B. Definitions:**

- 22 1. **Agency** – Any authority of the United States that is an “agency” under
- 23 44 USC 3502(1) other than those considered to be independent
- 24 regulatory agencies, as defined in 44 USC 3502 (5).
- 25 2. **Communication** – The exchange of ideas, messages, or information,
- 26 by speech, signals, writing, or other means.
- 27 3. **Consultation** – An enhanced form of communication, which
- 28 emphasizes trust, respect and shared responsibility. It is an open and
- 29 free exchange of information and opinion among parties, which leads
- 30 to mutual understanding and comprehension. Consultation is integral
- 31 to a deliberative process, which results in effective collaboration and
- 32 informed decision making with the ultimate goal of reaching
- 33 consensus on issues.
- 34 4. **Coordination and Collaboration** – Working and communicating
- 35 together in a meaningful government-to-government effort to create a
- 36 positive outcome.
- 37 5. **Critical Events** – Planned or unplanned events that have or may have
- 38 a substantial impact on Indian Tribes or Native communities, e.g.,
- 39 issues, policies, or budgets which may come from any level within
- 40 HHS.
- 41 6. **Dear Tribal Leader Letter** – A formal letter on behalf of SAMHSA
- 42 representative informing Tribal Leaders of events, meetings, and
- 43 resolutions.
- 44 7. **Deliberative Process Privilege** – Is a privilege exempting the
- 45 government from disclosure of government agency materials

- 1 containing opinions, recommendations, and other communications that
2 are part of the decision-making process within the agency.
- 3 8. **Executive Order** – An order issued by the Government’s executive on
4 the basis of authority specifically granted to the executive branch (as
5 by the U.S. Constitution or a Congressional Act).
- 6 9. **HHS Tribal Liaisons** – HHS staff designated by the head of an HHS
7 Division that are knowledgeable about the Division’s programs and
8 budgets, and have ready access to senior program leadership, and are
9 empowered to speak on behalf of that Division for AI/AN/NA
10 programs, services, issues, and concerns.
- 11 10. **Holistic** – An inclusive response to treatment and prevention
12 approaches, which includes the whole being and its consciousness
13 such as treating the whole person not just the symptoms in one area of
14 the body.
- 15 11. **Indian** – Indian means a person who is a member of an Indian tribe.
16 25 U.S.C. 450b(d). Throughout this policy, Indian is synonymous
17 with American Indian/Alaska Native
- 18 12. **Indian Organization** – Any group, association, partnership,
19 corporation, or legal entity owned or controlled by Indians, or a
20 majority whose members are Indians.
- 21 13. **Indian Tribe** – Any Indian Tribe, band, nation or other organized
22 group or community including any Alaska Native village or regional
23 or village corporation as defined in or established pursuant to the
24 Alaska Native Claims Settlement Act (85 Stat. 688) which is
25 recognized as eligible for the special programs and services provided
26 by the United States to Indians because of their status as Indians.
27 (25 U.S.C. Sec 450b).
- 28 14. **Intradepartmental Council on Native American Affairs (ICNAA)**
29 – Authorized by the Native American Programs Act of 1974 (NAPA),
30 as amended. The ICNAA serves primarily to perform functions and
31 develop recommendations for short, intermediate, or long-term
32 solutions to improve AI/AN/NA policies and programs as well as
33 provide recommendations on how HHS should be organized to
34 administer services to the AI/AN/NA population.
- 35 15. **Joint Tribal/Federal Workgroups and or/Task Forces** – A group
36 composed of individuals who are elected Tribal officials, appointed by
37 federally recognized Tribal governments and/or federal agencies to
38 represent their interests while working on a particular policy, practice,
39 issue and/or concern.
- 40 16. **Mental Health** – The successful performance of mental function,
41 resulting in productive activities, fulfilling relationships with other
42 people and the ability to adapt to change and cope with adversity from
43 early childhood until late life. It is the springboard of thinking and
44 communications skills, learning, emotional growth, resilience and self-
45 esteem.

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17. **Methodology** – The procedures and techniques used to collect, store, analyze and present information. It is also a documented approach for performing activities in a coherent, consistent, accountable, and repeatable manner.
 18. **Native American (NA)** – Broadly describes the people considered indigenous to North America.
 19. **Native Hawaiian** – Any individual whose ancestors were natives of the area, which consists of the Hawaiian Islands prior to 1778 (42 U.S.C. 3057k).
 20. **Native Organization** – A nongovernmental body organized and operated to represent the interests of a group of individuals considered indigenous to North American countries. Organizations that represent the interests of individuals do not fall under the intergovernmental committee exemption to FACA found under 2 U.S.C. Sec 1534. Therefore, the Department is required to adhere to FACA if representatives of those organizations are included on advisory committees or workgroups.
 21. **Non-Federally Recognized Tribe** – Tribe with whom the Federal Government does not maintain a government-to-government relationship, and to which the Federal Government does not recognize a trust responsibility.
 22. **Policies that have Tribal Implications** – Refers to regulations, legislation, and other policy statements or actions that have substantial direct effects on one or more Indian Tribes, on the relationship between the Federal Government and Indian Tribes, or on the distribution of power and responsibilities between the Federal Government and Indian Tribes.
 23. **Program Services and Resources** – The services and/or resources provided by a particular program and/or initiative which include but is not limited to technical assistance, materials and training.
 24. **Public Participation** – When the public is notified of a proposed or actual action, and is provided meaningful opportunities to participate in the policy development process.
 25. **SAMHSA Administrator’s Designee** – Within the SAMHSA OA, designated by the SAMHSA Administrator, who is knowledgeable about the agency’s programs and budgets and has ready access to senior program leadership. Administrator’s designee also serves as external Tribal Liaison to the ICNAA, and is empowered to speak on behalf of the agency for Indian Tribes programs, services, issues, and concerns.
 26. **Sovereignty** – The ultimate source of political power from which all specific political powers are derived.
 27. **State Recognized Tribes** – Tribes that maintain a special relationship with the State government and whose lands and rights are usually recognized by the State. State recognized Tribes may or may not be federally recognized.

- 1 28. **Substance Abuse** – A substance use disorder characterized by the use
2 of a mood or behavior-altering substance in a maladaptive pattern
3 resulting in significant impairment or distress, such as failure to fulfill
4 social or occupational obligations or recurrent use in situations in
5 which it is physically dangerous to do so which end in legal problems,
6 but without fulfilling the criteria for substance dependence as defined
7 by the DSM-IV criteria.
- 8 29. **Substantial Direct Compliance Costs** – Those costs incurred directly
9 from implementation of changes necessary to meet the requirements of
10 a federal regulation. Because of the large variation in Tribes,
11 “substantial costs” is also variable by Indian Tribe. Each Indian Tribe
12 and the Secretary shall mutually determine the level of costs that
13 represent “substantial costs” in the context of the Indian Tribe’s
14 resource base.
- 15 30. **To the Extent Practicable and Permitted by Law** – Refers to
16 situations where the opportunity for consultation is limited because of
17 constraints of time, budget, legal authority, etc.
- 18 31. **Treaty** – A legally binding and written agreement that affirms the
19 government-to-government relationship between two or more nations.
- 20 32. **Tribal Government** – An American Indian or Alaska Native Tribe,
21 Band, Nation, Pueblo, Village or Community that the Secretary of the
22 Interior acknowledges to exist as an Indian Tribe pursuant to the
23 Federally Recognized Indian Tribe List Act of 1994, 25 USC 479a.
- 24 33. **Tribal Officials** – Elected or duly appointed officials of Indian Tribes
25 or authorized inter-Tribal organizations.
- 26 34. **Tribal Organization** – The recognized governing body of any Indian
27 Tribe; any legally established organization of American Indians and
28 Alaska Natives which is controlled, sanctioned, or chartered by such
29 governing body or which is democratically elected by the adult
30 members of the community to be served by such organization and
31 which includes the maximum participation of Indian Tribe members in
32 all phases of its activities (25 U.S.C. 450b).
- 33 35. **Tribal Resolution** – A formal expression of the opinion or will of an
34 official Tribal governing body which is adopted by vote of the Tribal
35 governing body.
- 36 36. **Tribal Self-Governance** – The governmental actions of Tribes
37 exercising self-government and self-determination.
- 38 37. **Urban Indian Organization** – A program that is funded by the Indian
39 Health Service under Title V (Section 502 or 513) of the Indian Health
40 Care Improvement Act.

41 **XVII. REFERENCES**

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