

## The Indian Health Care Improvement Reauthorization and Extension Act S. 1790 as Reported & included in H.R. 3590

Section	Description of Section	Summary
<b>Title I – Indian Health Care Improvement Act Reauthorization and Amendments</b>		
Sec. 101. Reauthorization.	Authorization of Appropriations – authorized to be appropriated such sums as may be necessary to carry out this Act for fiscal year 2010 and each fiscal year hereafter.	The Indian Health Care Improvement Act is now permanent and does not require periodic reauthorizations. The authority does not have a sunset timeline, but can and may be amended from time to time.
Sec. 102. Findings.	Findings – Amends Sec. 2 of the Indian Health Care Improvement Act: “(2) a major national goal of the United States is to provide the resources, processes, and structure that will enable Indian tribes and tribal members to obtain the quantity and quality of health care services and opportunities that will eradicate the health disparities between Indians and the general population of the United States.”	States a major national goal is to provide the resources, processes, and structure to eradicate health disparities between American Indians and Alaska Natives and the general population.
Sec, 103, Declarations.	Declaration of National Indian Health Policy. “Congress declares that it is the policy of this Nation, in fulfillment of its special trust responsibilities and legal obligations.....”	States the National Indian Health policy is to ensure the highest possible health status for Indians and urban Indians, and to provide all resources necessary to effect that policy; to ensure maximum Indian participation in the direction of health care; increase the proportion of Indians in all health professions in each service area to at least the level of that of the general population; ensures the government to government relationship; and require

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		meaningful and active consultation with Indian tribes/tribal organizations; and conferring with urban Indian organizations.
Sec. 104. Definitions	Includes new and applicable definitions of the terms in the Act.	Expands some definitions in current law and includes definitions for new terms used in the Act.
<b>Subtitle A – Indian Health Manpower</b>		
Sec. 111. Community Health Aide Program.	Amends Sec. 119 in current law to continue the authority for operation of the community health aide program in Alaska. Directs that a study be conducted on the dental health aid therapist services provided by the community health aid program to ensure that the quality of care provided through those services is adequate. Authorizes the Secretary to establish a national community health aid program under this provision. In establishing a national program, the Secretary shall not reduce the amounts provided for the Alaska Community Health Aid Program, and shall exclude dental health aid therapists services covered under the program. An amendment in H.R. 3590 authorizes the use of dental health aid therapist where such services are authorized under State law.	Authorizes the Secretary to establish a national community health aid program as long as the Secretary does not reduce the amounts of funding providing for the Alaska Community Health Aid Program, and shall exclude dental health aid therapist services from services covered under program, except in those states that authorize such dental health aid therapists.
Sec. 112, Health professional chronic shortage demonstration program	Amends Title I of current law by adding a new sec. 123 to authorize Indian health programs to offer practical experience to medical students. Provides training and support for alternative provider types, such as community health representatives and community health aides. An advisory board comprised of representatives of tribal governments, Indian health boards, and Indian communities will provide guidance to the demonstrations programs established under this authority.	Authorizes the Secretary to fund demonstrations programs for Indian health programs to address chronic shortages of health professionals.

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Sec. 113. Exemption From Payment of Certain Fees	Amends current law by adding a new Sec. 124 that extends the exemption from Federal agency licensing fees available to the Public Health Service Commission Corps to employees of tribal health programs and urban Indian organizations.	Extends exemption from payment of licensing fees to employees of tribal health programs and urban Indian organizations, an exemption available to Federal employees.
<b>Subtitle B – Health Services</b>		
Sec. 121. Indian Health Care Improvement Fund	Amends Sec.201 of current law to authorize use of funds for Clinical care, including inpatient care, outpatient care (including audiology, clinical eye, and vision care), secondary and tertiary care, and long-term care. For Injury prevention, adds: “including data collection and evaluation, demonstration projects, training, and capacity building” Updates to include tribal organization, where tribes are mentioned. Expands the type of information that should be included in the report on the “fund”, including in addition to the number of Indians using the Service resources, and to the extent available to each Service unit, Indian tribe or tribal organization, information on the waiting lists and number of Indians turned away for services due to lack of resources.	Authorizes additional uses and services paid by the “fund” and expands the requirements for information to be included in the report due 3 years after enactment.  Sec. 201 (c) (2) requires Tribal Consultation on apportionment of funds.
Sec. 122. Catastrophic Health Emergency Fund (CHEF)	Amends Sec. 202 of current law by updating the CHEF threshold cost at the 2000 level of \$19,000. Maintains requirements in current law to promulgate regulations consistent with the provisions of the CHEF to establish a definition of disasters and catastrophic illnesses for which the cost of the treatment provided under contract would qualify for payment under CHEF; provide that a Service Unit shall not be eligible for reimbursement for the cost of treatment from CHEF until its cost of treating any victim of such catastrophic illness or disaster has reached a certain threshold cost which the Secretary shall establish	Maintains the requirement in current law to promulgate regulations to implement therequirements of CHEF.

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	<p>at the 2000 level of \$19,000; and for any subsequent year, not less than the threshold cost of the previous year increased by the percentage increase in medical care expenditure category of the consumer price index for all urban consumers; establish a procedure for the reimbursement of the portion of the costs that exceeds such threshold cost incurred by the Service units or whenever otherwise authorized by the Service, non-Service facilities or providers.</p>	
<p>Sec. 123. Diabetes Prevention, Treatment and Control</p>	<p>Amends Sec. 204 of current law to revise the wording of the section, and to clarify that diabetes screening will be done with informed consent. Adds the Medical Vanguard program to diabetes projects the Secretary shall continue to maintain, along with the model diabetes projects in existence on the date of enactment of the Act. Also, the Secretary is authorized to provide through the Service, Indian tribes, and tribal organizations, dialysis programs. To the extent funding is available; the Secretary is directed to consult with Indian tribes and tribal organizations regarding programs for the prevention, treatment, and control of diabetes. Authorizes the Secretary to establish and maintain in each area office a position of diabetes control officer. Further, provides that any activity carried out by the diabetes control officer carried out under an ISDEAA contract/compact shall not be divisible.</p>	<p>Clarifies and expands authorities/requirements for diabetes programs.</p>
<p>Sec. 124. Other authority for provision of services</p>	<p>Amends Sec. 205 of current law to authorize the sharing of facilities and staff between IHS and tribally-operated long-term care programs. Also, provides authorization for hospice care, assisted living, long-term care and home- and community-based care. Also, authorizes "Convenient</p>	<p>Provides authority for new programs in Indian communities.</p>

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	<p>Care Services” through the Service, Indian tribes, and tribal organizations.</p> <p>Also, repeals Sec. 821 of current law which authorized home/community based demonstration projects; and amends Sec. 822 in current law to authorize the provision of long-term care services (including health care services associated with long-term care) provided in a facility to Indians. Further, authorizes sharing of staff or other services or a tribal health program and a long-term care facility owned/operated directly or through a contract/compact under the ISDEAA. Provides for the content of the agreements to provide long-term services.</p>	
<p>Sec. 125. Reimbursement from Certain Third Parties of Costs of Health Services</p>	<p>Sec. 124 amends Sec. 206 of current law to extend to tribally operated facilities the ability to recover costs from third parties, an authority that is available to facilities operated by the Service.</p>	<p>Authorizes tribally operated facilities to recover the cost of care provided to beneficiaries injured by third parties, thus enabling them to provide more services to their communities/members.</p>
<p>Sec. 126. Crediting of Reimbursements</p>	<p>Amends Sec. 207 of current law to clarify crediting reimbursements for services provided by service units, the IHS, or a tribal or urban Indian organization program and identifies the Federal laws which authorize such reimbursements. Provides that the Service may not offset or limit any amount obligated to any Service Unit or entity receiving funding from the Service because of the receipt of reimbursements.</p>	<p>Identifies specific laws that authorize reimbursements for services provided by a service unit, the IHS or tribal or urban Indian organizations.</p>
<p>Sec. 127. Behavioral Health Training and Community Education Programs</p>	<p>Amends Sec. 209 in current law with technical updates to a provision on the training and community Education programs. Requires that IHS, in conjunction with DOI, and in consultation with Indian tribes/tribal organizations to conduct a study to examine staff positions that should include/ should require behavioral health and</p>	<p>Updates provision in current law.</p>

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	training. Further, requires that IHS No later than 90 days after the date of enactment, the Secretary shall develop a plan whereby the Service will increase the health care staff by at least 500 positions within 5 years after the date of enactment, with at least 200 of such positions devoted to child, adolescent, and family services.	
Sec. 128. Cancer Screenings	Amends Sec. 212 in current law by inserting “and other cancer screenings” before the end of the period at the end.	Expands the variety of authorized cancer screenings to other types of cancer screenings.
Sec. 129. Patient Travel Costs	Amends Sec. 213 in current law by authorizing use of funds for travel costs of patients receiving health care services provided either directly by IHS, under contract health care, or through a contract or compact. In addition, this section authorizes funds for qualified escorts and transportation by private vehicle (where no other transportation is available), specially equipped vehicle, ambulance or by other means required when air or motor vehicle transport is not available.	Expands authorities for payment of certain patient travel costs that a patient may need when being transported for health care services.
Sec. 130. Epidemiology Centers	Amends Sec. 214 in current law to continue authority for operation and funding of tribal epidemiology centers and gives the centers status as public health authorities for purposes of the Health Insurance Portability and Accountability Act of 1996, which may allow them to access certain data needed to perform their mission.	Confers epidemiology centers the status of public health authorities for purposes of the Health Insurance Portability and Accountability Act of 1996.
Sec. 131. Indian Youth Grant Program	Amends Sec. 216 (b) (2) in current law to re-designate the section number.	Technical change to change section number.
Sec. 132. American Indians Into Psychology Program	Amends Sec. 217 in current law to require the Secretary, through the Service, to makes grants of not more than	Increases the number of college and universities that will be awarded grants to administer the

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	<p>\$300,000 to each of 9 colleges and universities for purposes of developing/ maintaining Indian psychology career recruitment programs to encourage Indians to enter the behavioral field. The programs shall be located at various locations throughout the country to maximize their availability to Indian students and new programs shall be established in different locations from time to time. Provides for a specific section (b) for the Quentin N. Burdick Program Grant.</p>	<p>American Indians Into Psychology program and increases the amount each college is authorized to receive to make the program accessible to more Indian students who wish to enter the behavioral health field.</p>
<p>Sec. 133. Prevention, Control, and Elimination of Communicable and Infectious Diseases</p>	<p>Amends Sec. 218 in current law by (1) expanding the communicable diseases from tuberculosis to other communicable and infectious diseases; (2) encouraging, rather than requiring, that entities funded under this section coordinate with the Centers for Disease Control and state and local health agencies; and (3) requires biennially report on the progress made towards the prevention, control, and elimination of communicable/infectious diseases made among Indians and urban Indians.</p>	<p>Authorizes grant program to prevent, control, and eliminate communicable/infectious diseases.</p>
<p>Sec. 134. Methods to increase clinician recruitment and retention:</p>	<p>Amends Sec. 221 of current law to exempt a health care professional employed by a tribally operated health program from state licensing requirements if the professional is licensed in any state, as is the case with IHS health care professionals.</p> <p>Amends Sec. 106 of current law by authorizing the Secretary to provide allowances for professional development or establish programs for this purpose to encourage scholarship and stipend recipients under sections 104, 105, 115 and health professionals, Including community health representatives, CHRs and EMT, to join or continue in an Indian health program and</p>	<p>Stipulates health care professionals employed by tribally operated health programs will be eligible for state licensure exemptions that are similar to exemptions available to Federal employees.</p>

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	to provide services in rural /remote areas in which a significant portion of Indians reside.	
Sec. 135. Liability for Payment	Amends Sec. 222 of current law by adding a section (c) titled “No Recourse” that clarifies a contract care provider has no further recourse against the patient where the provider has received notice that any patient who receives contract health care authorized by the Service is not liable for payment of any costs or charges, or if the claim has been deemed accepted where the Service fails to respond to a notification of a claim in accordance with Sec. 220 (a) of current law, which requires the Service to respond to a notification of a claim by a provider of contract health services with either an individual purchase order or a denial of the claim within 5 working days after the receipt of such notification.	Stipulates contract health providers do not have recourse against patients where the claim has been accepted by the Service under a variety of claim acceptance procedures.
Sec. 136. Office of Indian Men’s and Indian Women’s Health	Authorizes the Secretary to establish within the IHS an Office of Indian Men’s Health to complement the Office of Indian Women’s Health that exists in current law. Report to Congress no later than 2 years after date of enactment of this Act to include: any activity carried out by the director as of the date on which the report is prepared; and any finding of the director with respect to the health of Indian men.	Authorizes establishment of an office to focus on Indian men’s health and maintains current law on the office of Indian women’s health.
Sec. 137. Contract Health Service Administration & Disbursement Formula	Directs the Comptroller General of the United States as soon as practical to submit a report describing the funding of the contract health service program (CHS), including historical funding levels and a recommendation of the funding level for the program and the administration of the CHS program. After the report is submitted to the	

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	Secretary, the Secretary shall consult with tribes regarding the CHS program to consider what changes need to be made to the distribution formula. After consultation with tribes, the Secretary may initiate procedures under the negotiated rule-making authority to establish a distribution formula.	
Subtitle C – Health Facilities		
Sec. 141. Health Care Facility Priority System	Amends sec. 301 of current law to direct the Secretary, through IHS, to maintain a health care facilities priority system which shall be developed in consultation with tribes and tribal organizations; with opportunity for nomination to the priority list at least once every three years or other appropriate frequency; the Service/non-Service facilities operated under contracts/compacts pursuant to ISDEAA are fully and equitable integrated into the health care facilities priority system. Includes reporting requirements to Congressional authorizing committees no later than 1 year after the date of enactment of this Act describing the comprehensive, national, ranked list of all health care facilities.	Amends current law by directing the Secretary to maintain a facilities priority system and sets certain requirements for the priority system. Also amends current law to include new report requirements.
Sec. 142. Priority of Certain Projects Protected	Sec. 301 in current law is amended to protect certain projects on the priority list on the date of enactment of this Act.	Stipulates the priority status of projects on the facilities construction priority list on the date of enactment (March 23, 2010) is not affected by any changes made to the priority system thereafter.
Sec. 143. Indian Health Care Delivery Demonstration Projects	Amends Sec. 307 of current law to authorizes the development of new health programs offering care outside of regular clinic operational hours and/or in alternative settings, and to use alternate or innovative methods of delivering health care services to Indians (including primary care services, CHS, or any other program or services authorized by this Act, through convenient care	Authorizes the Secretary to carry out or enter into contracts or compacts with Tribes and Tribal Organizations pursuant to ISDEAA to test new models/means of health care delivery.  Permits the use of other Federal funds, third party collections, and non-Federal funds to

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	services.	support these programs.
Sec, 144. Tribal Management of Federally Owned Quarters	Amends Title III of the current law to add new authority authorizing tribes and tribal organizations that operate a health facility and Federally-owned quarters associated with such facility under the Indian Self-Determination and Education Assistance Act to set rental rates and collect rents/collect from occupants of the quarters.	Tribes and Tribal Organizations operating programs under ISDEAA are authorized to manage their own staff quarters including setting and collecting rents from occupants of staff quarters.
Section 145. Other - Funding, Equipment and Supplies for Facilities.	Amends Title III of the current law to allow for the transfer of funds, equipment or other supplies from any source, including federal or state agencies, to HHS for use in construction or operation of Indian health care or sanitation facilities. Secretary is authorized to accept from any source, including Federal and State agencies, funds, equipment or supplies that are available for the construction or operations of health care or sanitation facilities.	New authority to allow transfer, acceptance of funds, equipment, and supplies for facilities for planning, design, construction, or operation of health care or sanitation facilities. Receipt of funds under this section shall not affect any priority established under Sec. 301.
Section 146. Indian Country Modular Component Facilities Demonstration Program	Directs IHS to establish a demonstration program for construction of health care facilities using modular component construction. Once funds are appropriated for this program, a report is required on the implementation of the program one year later, then annually afterwards.	Expands authorities for construction of new types of health care facilities.
Section 147. Mobile Health Stations Demonstration Program	Requires IHS to establish a demonstration program to provide funding to consortia of two or more service units to purchase a mobile health station to provide specialty health care services such as dentistry, mammography and dialysis. The Secretary is directed to establish at least 3 mobile health station demonstration projects. No later than 1 year after the date of the establishment of the demonstration program, and annually thereafter, a report is required on the implementation of the program and potential benefits of increased use of mobile health stations to provide specialty health care services in Indian communities.	Authorizes program to fund new ways to provide health care to Indian communities.

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<b>Subtitle D - Access to Health Services (Medicare/Medicaid/Children's Health Insurance Program)</b>		
Sec. 151. Treatment of payments under the Social Security Act health benefits programs	Amends sec. 401 in current law regarding collection of reimbursements from Medicare, Medicaid and the Children's Health Insurance Program (CHIP) by Indian health facilities, and revises the procedures which allow a tribally-operated program to directly collect such reimbursements for the services it provides.	
Sec. 152. Purchasing Health Care Coverage: Beneficiaries	Authorizes tribes, tribal organizations, and urban Indian organizations to purchase health benefits coverage for their beneficiaries.	New authority for tribes, tribal organizations, and urban Indian organizations to purchase health insurance coverage for IHS beneficiaries.
Sec. 153. Grants to and Contracts with the Service, Indian tribes, tribal organizations, and urban Indian organizations to Facilitate Outreach, Enrollment, and Coverage of Indians under Social Security Act Health Benefits Programs and other Health Benefits Programs	Amends sec. 404 in current law authority for IHS to issue grants or contracts to tribes, tribal organizations and urban Indian organizations to conduct outreach to enroll eligible Indians in Social Security Act health benefit programs.	
Sec. 154. Sharing Arrangements with Federal Agencies.	Amends sec. 405 in current law, which authorizes IHS to enter into arrangements with the Department of Veterans Affairs and Department of Defense to share medical facilities and services. These arrangements could include IHS, tribal and tribal organization hospitals and clinics.	

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	Requires consultation with Indian tribes which will be significantly affected by the arrangement. The Service, Indian tribes or tribal organizations shall be reimbursed by the Department of Veterans Affairs or the Department of Defense where services are provided through the Service/tribe, or a tribal organization to beneficiaries eligible for services from either VA/DOD, notwithstanding any other provision of law.	
Sec. 155. Eligible Indian Veteran's Services	Directs the Secretary to provide veteran-related expenses incurred by eligible Indian veterans at a facility of the Service pursuant to a local memorandum of understanding with the Department of Veterans Affairs.	<p>Refers to funding of veteran-related expenses and payments to the Secretary of VA by the Secretary of HHS; requires implementation of the 2003 MOU through a local MOU between the Secretary (or a designee, including the director of any area office of the service) and the Secretary of Veterans Affairs (or a designee).</p> <p>The Secretary shall provide for veteran-related expenses incurred by eligible Indian veterans pursuant to a local memorandum of understanding with the Department of Veterans Affairs. The Secretary shall also establish guidelines as the Secretary determines to be appropriate regarding the method of payments to the Secretary of Veterans Affairs.</p>
Sec. 156. Nondiscrimination under Federal Health Care Programs In Qualifications For Reimbursement For Services	Provides that IHS, tribal and urban Indian organization programs shall be eligible for participation in any Federal health care program to the same extent as any other provider, if the Indian program meets the generally applicable State or other requirements for participation.	

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Sec. 157. Access to Federal Insurance	Authorizes a tribe or tribal organization carrying out a program under the Indian Self-Determination and Education Assistance Act and an urban Indian organization carrying out a program under Title V of IHCIA to purchase coverage for its employees from the Federal Employees Health Benefits Program.	
Sec. 158. General Exceptions	Provides that special purpose insurance products (such as those that provide compensation to a victim of a disease) are not subject to IHCIA Title IV provisions.	
Sec. 159. Navajo Nation Medicaid Agency Feasibility Study	Directs the Secretary to determine the feasibility of treating the Navajo Nation as a state for purposes of title XIX of the Social Security Act to provide services to Indian living with the boundaries of the Navajo Nation. No later than 3 years after the date of enactment, the Secretary shall submit to the relevant committees of jurisdiction a report on the results of the study required under this section, including a summary of any consultation that occurred between the Secretary and the Navajo Nation, other tribes, the States of Arizona, New Mexico, and Utah, counties which include Navajo lands and other interested parties to the study.	The Secretary is required to submit a feasibility study to Congress on treatment of the Navajo Nation as a state for the purposes of title XIX of the Social Security Act.
<b>Subtitle E - Health Services for Urban Indians</b>		
Sec. 161. Facilities Renovation	Amends sec. 509 of current law to add “or construction or expansion of facilities” as an allowable renovation facilities option. Current law authorizes minor renovations to allow urban program recipients to maintain accreditation.	Title V, urban Indian organizations are authorized to receive funding from IHS for minor renovations and to construct or expand urban Indian health facilities.
Sec. 162. Treatment of Certain	Amends Sec. 512 of current law to make permanent the	These programs will permanently be treated as

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Demonstration Projects	Tulsa Clinic and the Oklahoma City Clinic demonstrations within the Services direct care program They shall continue to meet the requirements and definitions of an urban Indian organization in this Act and shall not be subject to the provisions of ISDEAA.	service units. They cannot be contracted pursuant to the ISDEAA.
Sec, 163. Requirement to Confer with Urban Indian Organizations	Directs the Secretary to “confer” to the maximum extent practical with urban Indian organizations in carrying out this Act. “Confer” means to engage in an open and free exchange of information and opinions that leads to trust, understanding, respect, and shared responsibility. Amends Sec. 502 of current law to add a separate section (b) Conditions. Conditions remain the same as in current.	Defines how the Secretary will engage urban Indian organizations in discussions on matters/issues related to the Title V, urban Indian health programs.
Section 164. Expanded Program Authority for Urban Indian Organizations	Authorizes IHS to establish programs, including programs for awarding grants for urban organizations, that are identical to any programs established pursuant to sections, 218, 702, and 708(g).	Expands authorities to urban organizations to receive grants for additional health related activities.
Sec. 165. Community Health Representatives	Authorizes the establishment of a Community Health Representative (CHR) program for urban Indian organizations to train and employ Indians to provide health care services.	Urban Organizations now have authority to establish a CHR program.
Sec. 166. Use of Federal Government Facilities and Sources of Supply; Health Information Technology.	Title V of current law is amended by adding a new Sec. 517 that authorizes the Secretary to permit an urban Indian organization that has entered into a contract or grant under this title to use any existing facility under the jurisdiction of the Secretary; all equipment in or pertaining to such existing facility and any other personal property of the Federal Government under the jurisdiction of the Secretary of HHS. Also, authorizes the Secretary to donate personal/real property determined to be in excess to the needs of the Service or the GSA for purpose of carrying out the Title V grant/contract.  Adds a new Sec. 518 to Title V authorizing the Secretary	Authorizes access to real and personal property under the jurisdiction of the Secretary of HHS to meet the needs of urban Indian organizations.

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	to make grants to urban Indian organizations to develop, adopt, and implement health information technology (HIT).	
<b>Subtitle F - Organizational Improvements</b>		
Sec. 171. Establishment of the Indian Health Service as an Agency of the Public Health Service	This section amends sec. 601 of current law to expand responsibilities and authorities of the IHS Director, including the responsibility to facilitate advocacy and promote consultation on matters relating to Indian health within HHS.	Expands the duties of the IHS Director by authorizing the Director to facilitate advocacy for the development of appropriate Indian health policy and to promote consultation on matters related to Indian health.,
Sec. 172. Office of Direct Service Tribes	A new section 603 establishes within the Office of the Director (IHS) the Office of Direct Service Tribes to provide service-wide leadership, guidance and support for direct service tribes to include strategic planning and support and program evaluation. Provides other direction as to how IHS will work with direct service tribes, including: maximum flexibility to tribal health and related support, serve as a focal point for consultation/participation in the development of health policy.	Establishes office to support direct service tribes.
Sec. 173. Nevada Area Office	Directs the Secretary within 1 year after enactment of the Act to submit a plan, consistent with IHS's consultation policy, to Congress on how a Nevada IHS Area Office could be established, separating Indian health programs in the state of Nevada from the Phoenix Area of IHS. Failure to submit a plan would result in the withholding operations funding reserved for the Office of the Director, but without adverse impact on the delivery of health care services.	Directs Secretary to submit a plan to Congress on establishment of a Nevada Area Office.
<b>Subtitle G - Behavioral Health Programs</b>		

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Title VII. Behavioral Health Programs.	The Act amends IHCIA Title VII to encompass the broader focus of behavioral health as compared with current law's more narrow focus on substance abuse.	
Sec. 701. Definitions	Provides definitions for terms used in this Title.	
Section 702. Behavioral Health Prevention and Treatment Services	<p>Amends sec. 702 in current law by authorizing a comprehensive continuum of behavioral health care to include community-based care, detoxification, hospitalization, intensive out-patient treatment, residential treatment, transitional living, emergency shelter, case management, and diagnostic services.</p> <p>The Secretary, acting through the Service, shall coordinate behavioral health planning, to the extent feasible with other Federal agencies and with State agencies to encourage comprehensive behavioral health services for Indians regardless of their place of residence.</p> <p>No later than 1 year after date of enactment of this Act, the Secretary, acting through the Service, shall make an assessment of the need for inpatient mental health care among Indians, and the availability and cost of inpatient mental health facilities to meet such needs, including conversion of existing, underused Service hospital beds into psychiatric units to meet such needs.</p>	
Section 703. Memoranda of Agreement with the Department of Interior	Amends sec. 703 in current law directing the IHS to enter into a memorandum of agreement (MOA) with the Secretary of the Interior to develop a comprehensive strategy for addressing Indian alcohol and substance abuse and mental health issues no later than 1 year after the date of enactment of this Act.	
Sec. 704. Comprehensive Behavioral Health Prevention and Treatment Program	Amends sec. 704 in current law, which directs the IHS to establish comprehensive behavioral health, prevention and treatment programs for Indians.	

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Sec. 705. Mental Health Technician Program:	Amends sec. 705 in current law authorizing the establishment of a mental health technician program within IHS to train Indians as mental health technicians to provide community-based mental health care to include identification, prevention, education, referral, and treatment services. The Secretary shall provide high-standard paraprofessional training in mental health care and shall ensure that the program involves the use/promotion of traditional health care practices of Indian tribes to be served.	
Sec. 706. Licensing Requirement for Mental Health Care Workers	Amends sec. 706 in current law that prescribes mandatory licensing requirements for mental health workers and establishes protocols for oversight of mental health trainees.	
Sec. 707. Indian Women Treatment Programs	Amends sec. 707 in current law authorizing IHS grants to Indian health programs to develop and implement comprehensive behavioral health programs that specifically address the cultural, historical, and social and child care needs of Indian women.	
Sec. 708. Indian Youth Program involvement.	Amends sec. 708 in current law authorizing the establishment of a program for acute detoxification and treatment for Indian youth, including behavioral health services and family involvement.	
Sec. 709. Inpatient and Community-Based Mental Health Facilities Design, Construction and Staffing	Authorizes the establishment, in each IHS area, of not less than one inpatient mental health care facility, or equivalent, to serve Indians with behavioral health problems.	
Sec. 710. Training and Community Education	Amends current law directing the HHS Secretary to work with the Interior Secretary to develop and implement or assist Indian tribes and organizations in establishing a community education program to educate political leaders, tribal judges, law enforcement personnel, members of	

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	tribal health and education boards, health providers, including traditional practitioners, and other critical members of each tribal community about behavioral health issues.	
Sec. 711. Behavioral Health Program	Amends current law to expand a grant program for Indian health programs to establish innovative community-based behavioral health services to Indians. The grant program will be competitive.	
Sec. 712. Fetal Alcohol Spectrum Disorders Programs	Amends current law to authorize the establishment of a fetal alcohol spectrum disorders program to train providers to identify and treat pregnant women at high risk of birthing a child with fetal alcohol spectrum disorders and children born with alcohol related disorders.	Expands authority in current law for a serious health problem in Indian communities.
Sec. 713. Child Sexual Abuse and Prevention Treatment Programs	Amends current law by expanding a regional demonstration project and authorizes the establishment of a culturally appropriate program, in each IHS area, to treat victims of child abuse, other members of the household or family members of the victims.	Provides new authority for nation-wide prevention and treatment programs for victims of child sexual abuse, and their families.
Sec. 714. Domestic and Sexual Violence Prevention and Treatment	Authorizes the establishment of a culturally appropriate program, in each IHS area, to prevent and treat Indian victims of domestic and sexual abuse, and other members of the household or family of the victims of domestic violence or sexual violence.	Provides new authority for these specific behavioral health issues.
Sec. 715. Behavioral Health Research	Amends current law that authorizes IHS to make grants to Indian and non-Indian entities to perform research on Indian behavioral health issues, including the causes of Indian youth suicide.	
<b>Indian Youth Suicide Prevention – Subtitle B</b>		
Sec. 721. Findings and Purpose.	Sets out Congressional findings on the high prevalence of suicide among Indian youth and stipulates the purpose of	

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	the title is to address this critical situation	
Sec. 722. Definitions	Includes new and applicable definitions, including telemental health.	
Sec. 723. Indian Youth Telemental Health Demonstration Project	Authorizes a demonstration project for telemental health services targeted to Indian youth suicide prevention. Up to 5 projects will be awarded grants under the demonstration project, for four years each, to tribes and tribal organizations.	Adds new authority for a grant program for technologically innovative approaches to assess/prevent/treat youth suicide.
Sec. 724. Substance Abuse and Mental Health Services Administration Grants	Directs the Secretary to carry out measures to facilitate the SAMHSA grant application process for tribes.	
Sec. 725. Use of Predoctoral Psychology and Psychiatry Interns	Directs the Secretary to encourage Indian tribes, tribal organizations and other mental health care providers serving Indian Country to utilize pre-doctoral psychology and psychiatry interns.	
Sec. 726. Indian Youth Life Skills Development Demonstration Program	Authorizes a demonstration grant program through the Substance Abuse and Mental Health Services Administration to provide grants to tribes and tribal organizations to provide culturally compatible, school-based suicide prevention curriculum to strengthen AI/AN teen "life skills".	
<b>Subtitle H – Miscellaneous</b>		
Sec. 191. Confidentiality of Medical Quality Assurance Records; Qualified Immunity for Participants.	Outlines treatment of medical quality assurance records. Allows for peer reviews to be conducted within Indian health programs without compromising confidentiality of medical records	Provides protections for participants in the peer review process.
Sec. 192. Arizona, North Dakota and South Dakota as Contract Health Service Delivery Areas; eligibility of California Indians	Amends sec. 808 in current authority to: continue the designation of Arizona as a contract health service delivery area; and establishes a single contract health services delivery area consisting of the states of North Dakota and South Dakota for the purposes of providing	Makes North and South Dakota one CHSDA for purposes of the CHS program.

<b>Section</b>	<b>Description of Section</b>	<b>Summary</b>
	contract health care services to members of Indian tribes located in those states; and updates and amends sec. 809 in current law for provision for services to California Indians.	
Sec. 193. Methods to Increase Access to Professionals of Certain Corps	Stipulates the Secretary cannot remove a member of the NHSC from an Indian health program or withdraw funding used to support such a member, and at the request of an Indian health program, the services of a member of the NHSC may be limited to the individuals who are eligible for services from that Indian health program.	Amends current law with technical updates.
Sec. 194. Health Services for Ineligible Persons	Provides that IHS-operated and tribally-operated programs may provide health care services to non-IHS eligible beneficiaries so long as there is no diminution in services to eligible Indians or the provisions of such services to non-IHS eligible beneficiaries does not result in denial of services to eligible Indians, and makes non-beneficiaries liable for payment for such services. Clarifies that such services are subject to terms and conditions of ISDEAA contracts and compacts. Further, hospital privileges in health facilities operated and maintained by the Service or pursuant to an ISDEAA contract or compact may be extended to non-Service health care practitioners who provide services to individuals who are not otherwise eligible for health services. Such non-Service health care practitioners may, as part of the privileging process, be designated as employees of the Federal Government for FTCA purposes/coverage.	
Sec. 195. Annual Budget Submission	Amends sec. 826 in current law by requiring that dollar amounts to cover medical inflation and population growth be included as a part of the President's IHS budget submission to Congress beginning in fiscal year 2011.	
Sec. 196. Prescription Drug Monitoring	Amends Title VIII of current law to add new requirement, directing the Secretary, in coordination with the Secretary	

<b>Section</b>	<b>Description of Section</b>	<b>Summary</b>
	<p>of the Interior and the Attorney General to establish a prescription drug monitoring program, to be carried out at health care facilities of the Service, tribal health care facilities and urban Indian health care facilities. Requires report, no later than 18 months after enactment of this Act that describes the needs of the Service, tribal health facilities, and urban Indian health care facilities with respect to the prescription drug monitoring program. any relevant statutory or administrative limitations; means to carry out the program with any State prescription drug monitoring program.</p>	
<p>Sec.197. Tribal Health Program Option for Cost Sharing</p>	<p>Adds a new sec. 828 to Title VIII of current law which provides that nothing in this Act limits the ability of tribal health programs operated pursuant to Title V of the ISDEAA to charge an Indian for services provided by the tribal health program. Further, nothing in this Act authorizes the Service to charge an Indian for services or to require any tribal health program to charge an Indian for services.</p>	
<p>Sec. 198. Disease and Injury Prevention Report</p>	<p>Amends Title VIII of current law adding a new requirement that no later than 18 months after date of enactment of this Act, the Secretary shall submit to the Senate Committee on Indian Affairs, the Committee on Natural Resources, and the Committee on Energy and Commerce a report describing all disease and injury prevention activities conducted by the Service, independently or in conjunction with other Federal departments and agencies and Indian tribes, and the effectiveness of such activities, including the reductions of injury or disease conditions achieved by such activities.</p>	

<b>Section</b>	<b>Description of Section</b>	<b>Summary</b>
Sec. 199. Other GAO Reports	Coordination of Services: The Comptroller General of the United States is directed to conduct a study, and evaluate the effectiveness of coordination of health care services provided to Indians through Medicare, Medicaid, or CHIP, IHS, or using funds provided by State or local governments, or Indian tribes.	
Sec. 199A. Traditional Health Care Practices	Provides that although the Secretary may promote traditional health care practices, consistent with the Service standards for health care, the United States is not liable for any provisions of traditional health care practices pursuant to this Act that results in damage, injury, or death to the patient.	Authorizes the Secretary to use traditional health practices for the purposes of providing health care, health promotion, and disease prevention services, but the United States is not liable for any provision of traditional health care practices that results in death, injury, or death to the patient.
Sec. 199B. Director of HIV/AIDS Prevention and Treatment	The Secretary shall establish within the Service, the position of Director HIV/AIDS Prevention and Treatment. Report required no later than 2 years after the date of enactment of this Act, and not less frequently than every 2 years thereafter, describing each activity carried out and the findings of the Director with respect to HIV/AIDS prevention and treatment activities specific to Indians.	Directs the Secretary to establish the position of Director of HIV/AIDS Prevention and Treatment and includes specific authorities for the Service to address this serious health problem.
<b>Title II - AMENDMENTS TO OTHER ACTS</b>		
Sec. 201. Reauthorization of Native Hawaiian Healthcare programs	Authorizes a straight reauthorization and extension of Native Hawaiian laws until 2019.	

Note: This document is intended as an informational summary and reference – please refer to the final law for more information and clarification.