October 26, 2015

Honorable Robert A. McDonald
Secretary of Veterans Affairs
810 Vermont Avenue, NW
Washington, D.C. 20420

Dear Mr. Secretary:

I write on behalf of the National Indian Health Board (NIHB)\(^1\) to comment on the Secretary of Veterans Affairs’ (VA’s) pending report to Congress concerning the consolidation of “all non-Department provider programs” pursuant to the Veterans Access, Choice and Accountability Act of 2014 (Choice Act).\(^2\) We appreciate the VA’s October 7, 2015 request for Tribal consultation on this important report (Consultation Letter).

NIHB strongly endorses the VA’s affirmation in the Consultation Letter that the Indian Health Service (IHS) and Tribal Health Programs will remain “members of [the VA’s] core provider network”\(^3\) with whom the VA can continue to enter into reimbursement Agreements for services to both AI/AN Veterans and non-AI/AN Veterans, and will do so outside the special conditions and requirements of the Choice Act and the Choice Improvement Act. We accordingly support the VA’s recognition that inclusion in the core provider network “would

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\(^1\) Established in 1972, the NIHB is an inter-Tribal organization that advocates on behalf of Tribal governments for the provision of quality health care to all American Indians and Alaska Natives (AI/ANs). The NIHB is governed by a Board of Directors consisting of a representative from each of the twelve Indian Health Service (IHS) Areas. Each Area Health Board elects a representative to sit on the NIHB Board of Directors. In areas where there is no Area Health Board, Tribal governments choose a representative who communicates policy information and concerns of the Tribes in that area with the NIHB. Whether Tribes operate their entire health care program through contracts or compacts with IHS under Public Law 93-638, the Indian Self-Determination and Education Assistance, or continue to also rely on IHS for delivery of some, or even most, of their health care, the NIHB is their advocate.


\(^3\) Consultation Letter at 1.
preserve and build on VA’s existing relationships with IHS and [Tribal Health Programs],” rather than subjecting these government-to-government agreements to consolidation as non-Department provider programs. Finally, we are also pleased to see reference to “future collaboration” that may focus on “streamlined credentialing processes and enhanced care options for Veterans.” Maintaining and strengthening the current Agreements between VA and the IHS and tribal health programs (collectively, I/Ts) has wonderful potential for further improving both systems of care.

Alaska Tribal Health Programs were honored to enter into Sharing and Reimbursement Agreements with the VA in 2012. These Agreements were an expansion of ongoing efforts in Alaska to improve rates of enrollment and access to VA supported services by AI/AN Veterans, especially in remote parts of Alaska. They also implemented provisions of the 2010 amendments to the Indian Health Care Improvement Act (IHCIA) that expressly authorized sharing arrangements between the VA and I/Ts, and directed the VA to pay I/Ts for services provided to AI/AN Veterans. Since the implementation of these Agreements, there has been a steady expansion of services to AI/AN Veterans (and to non-AI/AN Veterans as well, particularly in Alaska) who live are near an I/T facility that is more accessible than a VA facility or that offers services that the VA cannot. In many ways, the 2010 IHCIA amendment can fairly be considered one of the important steps taken by Congress to expand access to local, culturally appropriate care for Veterans.

We greatly appreciate the VA’s acknowledgment that nothing in the Choice Act should be allowed to disrupt these important partnerships between VA and I/Ts, or force Veterans to go through Choice intermediaries in order to benefit from the unique relationships between the VA and I/Ts. Nor should the Choice Act be used to disrupt payment provisions of these Agreements, which are cost based and ensure the viability of extending and maintaining access in some of the most remote and rural parts of Alaska and other parts of the United States. Imposing new rules associated with the Choice Act will interfere with the development of the partnerships between VA and I/Ts under which AI/AN and other Veterans are receiving well-coordinated care that makes the best use of both systems.

4 Id.
5 Id.
6 In a recent report on AI/AN service in the armed forces, the VA acknowledged that although AI/ANs “serve at a high rate and have a higher concentration of female Servicemembers than all other Servicemembers,” they also “have lower incomes, lower educational attainment, and higher unemployment than Veterans of other races,” and are “more likely to lack health insurance and to have a disability, service-connected or otherwise, than Veterans of other races.” UNITED STATES DEPARTMENT OF VETERANS AFFAIRS, AMERICAN INDIAN AND ALASKA NATIVE SERVICEMEMBERS AND VETERANS 2 (Sept. 2012).
For the reasons stated above, we respectfully request that the Secretary’s report to Congress explicitly recommend that the Agreements entered into with I/Ts (under 25 U.S.C. § 1645 or otherwise) be exempt from the pending non-Department consolidation. The report should also recommend that I/T programs should be able to bill and be paid by the VA directly, and without additional bureaucracy imposed by the Choice Act. We also look forward to further Tribal consultation regarding the VA’s community care plan and trust it will build on the existing successes and Agreements, including expanding the opportunities for I/Ts to serve non-AI/AN Veterans. We also hope that the plan will include more reciprocal sharing of expertise, providers, equipment and facilities that can strengthen both systems of care and ensure greater access by all Veterans to the services they deserve.

The service of both Native and non-Native Veterans is honored in American Indian and Alaska Native communities, and we consider ourselves true partners with the VA in every aspect of ensuring that Veterans’ needs are met. Your decision to maintain the existing agreements between the VA and I/Ts underscores the role that I/Ts play in addressing the special health needs of America’s Veterans, as well as the government-to-government relationship that VA enjoys with Indian Tribes. Ensuring the viability of the existing sharing agreements, and indeed expanding on their scope of services, is critical to respecting Tribal sovereignty and continuing to benefit Veteran health.

Thank you so much for your consideration of our recommendations. Please do not hesitate to contact us with any additional comments or questions.

Sincerely,

Lester Secatero, Chair
National Indian Health Board

cc: Hon. Robert G. McSwain, Principal Deputy Director, Indian Health Service
Ms. Stephanie Birdwell, M.S.W., VA, OPIA, Director – Office of Tribal Government Relations