

**(c) Application of other sections of subchapter**

All provisions of sections 450c(d), 450d, 450f(c), 450i, 450j(f), 450m-1, and 450n of this title shall apply to agreements provided under this part.

(Pub. L. 93-638, title IV, § 406, as added Pub. L. 103-413, title II, § 204, Oct. 25, 1994, 108 Stat. 4277; amended Pub. L. 105-277, div. A, § 101(e) [title I, § 133], Oct. 21, 1998, 112 Stat. 2681-231, 2681-264.)

## AMENDMENTS

1998—Subsec. (c). Pub. L. 105-277 inserted “450c(d),” after “sections”.

**§ 458gg. Regulations****(a) In general**

Not later than 90 days after October 25, 1994, at the request of a majority of the Indian tribes with agreements under this part, the Secretary shall initiate procedures under subchapter III of chapter 5 of title 5 to negotiate and promulgate such regulations as are necessary to carry out this part.

**(b) Committee**

A negotiated rulemaking committee established pursuant to section 565 of title 5 to carry out this section shall have as its members only Federal and tribal government representatives, a majority of whom shall be representatives of Indian tribes with agreements under this part.

**(c) Adaptation of procedures**

The Secretary shall adapt the negotiated rulemaking procedures to the unique context of Self-Governance and the government-to-government relationship between the United States and the Indian tribes.

**(d) Effect**

The lack of promulgated regulations shall not limit the effect of this part.

(Pub. L. 93-638, title IV, § 407, as added Pub. L. 103-413, title II, § 204, Oct. 25, 1994, 108 Stat. 4277.)

**§ 458hh. Authorization of appropriations**

There are authorized to be appropriated such sums as may be necessary to carry out this part.

(Pub. L. 93-638, title IV, § 408, as added Pub. L. 103-413, title II, § 204, Oct. 25, 1994, 108 Stat. 4278.)

PART E—TRIBAL SELF-GOVERNANCE—INDIAN  
HEALTH SERVICE

## CODIFICATION

This part is comprised of title V of Pub. L. 93-638, as added by Pub. L. 106-260, § 4, Aug. 18, 2000, 114 Stat. 712. A former title V of Pub. L. 93-638 was added by Pub. L. 106-568, title XIII, § 1302, Dec. 27, 2000, 114 Stat. 2936, was redesignated title VIII, and is classified to part H (§ 458ddd et seq.) of this subchapter.

**§ 458aaa. Definitions****(a) In general**

In this part:

**(1) Construction project**

The term “construction project”—

(A) means an organized noncontinuous undertaking to complete a specific set of predetermined objectives for the planning,

environmental determination, design, construction, repair, improvement, or expansion of buildings or facilities, as described in a construction project agreement; and

(B) does not include construction program administration and activities described in paragraphs (1) through (3) of section 450b(m) of this title, that may otherwise be included in a funding agreement under this part.

**(2) Construction project agreement**

The term “construction project agreement” means a negotiated agreement between the Secretary and an Indian tribe, that at a minimum—

(A) establishes project phase start and completion dates;

(B) defines a specific scope of work and standards by which it will be accomplished;

(C) identifies the responsibilities of the Indian tribe and the Secretary;

(D) addresses environmental considerations;

(E) identifies the owner and operations and maintenance entity of the proposed work;

(F) provides a budget;

(G) provides a payment process; and

(H) establishes the duration of the agreement based on the time necessary to complete the specified scope of work, which may be 1 or more years.

**(3) Gross mismanagement**

The term “gross mismanagement” means a significant, clear, and convincing violation of a compact, funding agreement, or regulatory, or statutory requirements applicable to Federal funds transferred to an Indian tribe by a compact or funding agreement that results in a significant reduction of funds available for the programs, services, functions, or activities (or portions thereof) assumed by an Indian tribe.

**(4) Inherent Federal functions**

The term “inherent Federal functions” means those Federal functions which cannot legally be delegated to Indian tribes.

**(5) Inter-tribal consortium**

The term “inter-tribal consortium” means a coalition of two<sup>1</sup> more separate Indian tribes that join together for the purpose of participating in self-governance, including tribal organizations.

**(6) Secretary**

The term “Secretary” means the Secretary of Health and Human Services.

**(7) Self-governance**

The term “self-governance” means the program of self-governance established under section 458aaa-1 of this title.

**(8) Tribal share**

The term “tribal share” means an Indian tribe’s portion of all funds and resources that support secretarial programs, services, functions, and activities (or portions thereof) that are not required by the Secretary for performance of inherent Federal functions.

<sup>1</sup> So in original. Probably should be followed by “or”.

**(b) Indian tribe**

In any case in which an Indian tribe has authorized another Indian tribe, an inter-tribal consortium, or a tribal organization to plan for or carry out programs, services, functions, or activities (or portions thereof) on its behalf under this part, the authorized Indian tribe, inter-tribal consortium, or tribal organization shall have the rights and responsibilities of the authorizing Indian tribe (except as otherwise provided in the authorizing resolution or in this part). In such event, the term “Indian tribe” as used in this part shall include such other authorized Indian tribe, inter-tribal consortium, or tribal organization.

(Pub. L. 93-638, title V, § 501, as added Pub. L. 106-260, § 4, Aug. 18, 2000, 114 Stat. 712.)

## CODIFICATION

Another section 501 of Pub. L. 93-638 was renumbered section 801 and is classified to section 458ddd of this title.

## EFFECTIVE DATE

Pub. L. 106-260, § 13, Aug. 18, 2000, 114 Stat. 734, provided that: “Except as otherwise provided, the provisions of this Act [enacting this part, amending sections 450f, 450j, and 450j-1 of this title, enacting provisions set out as notes under this section and sections 450 and 450f of this title, and repealing provisions set out as a note under section 450f of this title] shall take effect on the date of the enactment of this Act [Aug. 18, 2000].”

## FINDINGS

Pub. L. 106-260, § 2, Aug. 18, 2000, 114 Stat. 711, provided that: “Congress finds that—

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

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

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

“(4) the Tribal Self-Governance Demonstration Project, established under title III of the Indian Self-Determination and Education Assistance Act (Pub. L. 93-638, former) 25 U.S.C. 450f note) was designed to improve and perpetuate the government-to-government relationship between Indian tribes and the United States and to strengthen tribal control over Federal funding and program management;

“(5) although the Federal Government has made considerable strides in improving Indian health care, it has failed to fully meet its trust responsibilities and to satisfy its obligations to the Indian tribes under treaties and other laws; and

“(6) Congress has reviewed the results of the Tribal Self-Governance Demonstration Project and finds that transferring full control and funding to tribal governments, upon tribal request, over decision making for Federal programs, services, functions, and activities (or portions thereof)—

“(A) is an appropriate and effective means of implementing the Federal policy of government-to-government relations with Indian tribes; and

“(B) strengthens the Federal policy of Indian self-determination.”

## DECLARATION OF POLICY

Pub. L. 106-260, § 3, Aug. 18, 2000, 114 Stat. 712, provided that: “It is the policy of Congress—

“(1) to permanently establish and implement tribal self-governance within the Department of Health and Human Services;

“(2) to call for full cooperation from the Department of Health and Human Services and its constituent agencies in the implementation of tribal self-governance—

“(A) to enable the United States to maintain and improve its unique and continuing relationship with, and responsibility to, Indian tribes;

“(B) to permit each Indian tribe to choose the extent of its participation in self-governance in accordance with the provisions of the Indian Self-Determination and Education Assistance Act [25 U.S.C. 450 et seq.] relating to the provision of Federal services to Indian tribes;

“(C) to ensure the continuation of the trust responsibility of the United States to Indian tribes and Indian individuals;

“(D) to affirm and enable the United States to fulfill its obligations to the Indian tribes under treaties and other laws;

“(E) to strengthen the government-to-government relationship between the United States and Indian tribes through direct and meaningful consultation with all tribes;

“(F) to permit an orderly transition from Federal domination of programs and services to provide Indian tribes with meaningful authority, control, funding, and discretion to plan, conduct, redesign, and administer programs, services, functions, and activities (or portions thereof) that meet the needs of the individual tribal communities;

“(G) to provide for a measurable parallel reduction in the Federal bureaucracy as programs, services, functions, and activities (or portion thereof) are assumed by Indian tribes;

“(H) to encourage the Secretary to identify all programs, services, functions, and activities (or portions thereof) of the Department of Health and Human Services that may be managed by an Indian tribe under this Act [see Short Title of 2000 Amendments note set out under section 450 of this title] and to assist Indian tribes in assuming responsibility for such programs, services, functions, and activities (or portions thereof); and

“(I) to provide Indian tribes with the earliest opportunity to administer programs, services, functions, and activities (or portions thereof) from throughout the Department of Health and Human Services.”

**§ 458aaa-1. Establishment**

The Secretary shall establish and carry out a program within the Indian Health Service of the Department of Health and Human Services to be known as the “Tribal Self-Governance Program” in accordance with this part.

(Pub. L. 93-638, title V, § 502, as added Pub. L. 106-260, § 4, Aug. 18, 2000, 114 Stat. 714.)

## CODIFICATION

Another section 502 of Pub. L. 93-638 was renumbered section 802 and is classified to section 458ddd-1 of this title.

**§ 458aaa-2. Selection of participating Indian tribes****(a) Continuing participation**

Each Indian tribe that is participating in the Tribal Self-Governance Demonstration Project under title III<sup>1</sup> on August 18, 2000, may elect to participate in self-governance under this part

<sup>1</sup> See References in Text note below.