



**Alaska Native
Tribal Health Consortium**

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Centers for Medicare & Medicaid Services
Office of Strategic Operations and Regulatory Affairs
ATTN: Document Identifier: CMS-10137
Room C4-26-05
7500 Security Avenue
Baltimore, MD 21244-1850

RE: Request for Information on CMS-10137: Medicare Part D Plans

The Alaska Native Tribal Health Consortium (ANTHC) is submitting these comments in response to the request for information published on July 1, 2011 in the *Federal Register* by the Centers for Medicare and Medicaid Services (CMS) of the Department of Health and Human Services (HHS) involving “Application for Prescription Drug Plans; Application for Medicare Advantage Prescription Drug; Application for Cost Plans to Offer Qualified Prescription Drug Coverage; Application for Employer Group Waiver Plans to Offer Prescription Drug Coverage; Service Area Expansion Application for Prescription Drug Coverage” (CMS-10137).

ANTHC is a statewide tribal health organization that serves all 229 tribes and over 135,000 American Indians and Alaska Natives (AI/AN) in Alaska. ANTHC and Southcentral Foundation co-manage the Alaska Native Medical Center (ANMC), the tertiary care hospital for all AI/ANs in Alaska.

The above-captioned *Federal Register* notice seeks public comments on documents related to the 2013 operation of the Medicare Part D program. Pursuant to CMS regulation at 42 CFR 423.120, Part D plans must offer standard contracting terms and conditions to Indian Health Service, tribal and tribal organization, and urban Indian organization (collectively referred to as “I/T/U”) pharmacies that conform to the model addendum developed by CMS.¹ The materials offered for public comment contain versions of the model I/T/U addendum that have been updated to reflect changes in Federal law made by the Patient Protection and Affordable Care Act (ACA). We applaud the continued inclusion of the I/T/U addendum by CMS.

The I/T/U addendum is a critically important tool that ensures that I/T/U can meaningfully participate in Medicare Part D plans. By setting out applicable Federal law in a single comprehensive Indian contract addendum, the I/T/U addendum has both improved compliance with Federal law as well as reduced the costs and administrative burdens associated with negotiating these provisions for both the Part D plans and I/T/U providers. The I/T/U addendum includes, for instance,

¹ Medicare Advantage plans offering Part D drug coverage are likewise required to use the I/T/U addendum.

provisions on the Federal Tort Claims Act and a waiver from the requirement to carry professional liability insurance. By providing that the requirements listed in the I/T/U addendum supersede any inconsistent provisions in a Part D plan, the I/T/U addendum ensures that I/T/U providers can participate in the Medicare Part D program.

We support the continued use of the I/T/U addendum in connection with Medicare Part D plans. It has proven to be efficient, effective and easy to use for both Medicare Part D plan sponsors and Indian health pharmacies.

For the same reason, we believe it would be beneficial to require that a similar I/T/U addendum be used in connection with the health plans offered through the to-be-established health insurance exchanges (Exchanges) called for under the Affordable Care Act. In comments submitted to the CMS Center for Consumer Information and Insurance Oversight (CCIIO), The National Indian Health Board has recommended that such a requirement be instituted for Exchange plans. That is a recommendation with which we concur and which we will make directly to CCIIO.

As the I/T/U experience with Medicare Part D demonstrates, the use of a mandatory I/T/U addendum is critical to facilitating participation by I/T/U – and the provision of timely, accessible services to American Indians and Alaska Natives – under the Part D program. The same will hold true with regard to Exchange plans. Without the use of an I/T/U addendum, it will be difficult and inefficient for I/T/U providers to negotiate separately with each health plan offered through an Exchange, many of which may not be familiar with the Federal laws that apply to I/T/U. Although these laws apply in any event, setting them out in one place increases compliance and reduces the administrative costs and burdens on both the Exchange plan issuers and I/T/U providers who otherwise would be required to negotiate regarding the language for each provision.

We urge the CMS/Center for Medicare to share its experiences involving the mandatory use of the I/T/U addendum under Part D plans with the CMS/CCIIO in order that CCIIO more fully understands the applicability and benefits of requiring a similar mechanism for Exchange plans.

Thank you in advance for consideration of these recommendations as we jointly work to advance the health status of American Indian and Alaska Native individuals and communities across the United States.

Sincerely,



Valerie Davidson
Senior Director of Legal and Intergovernmental Affairs

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