Office of Family Assistance, ACF, HHS

§ 287.95 May a Tribe operate both a NEW Program and a Tribal TANF program?
Yes. However, the Tribe must adhere to statutory and regulatory requirements of the individual programs.

§ 287.100 Must a Tribe that operates both NEW and Tribal TANF programs submit two separate plans?
Yes. Separate plans are needed to reflect different program and plan requirements as specified in the statute and in plan guidance documents issued by the Secretary for each program.

Subpart E—Program Design and Operations

§ 287.105 What provisions of the Social Security Act govern the NEW Program?
NEW Programs are subject only to those requirements at section 412(a)(2) of the Act, as amended by PRWORA, titled “Grants for Indian Tribes that Received JOBS Funds.”

§ 287.110 Who is eligible to receive assistance or services under a Tribe’s NEW Program?
(a) A Tribe must specify in its NEW Program plan the population and service area to be served. In cases where a Tribe designates a service area for its NEW Program that is different from its Bureau of Indian Affairs (BIA) service area, an explanation must be provided.
(b) A Tribe must include eligibility criteria in its plan and establish internal operating procedures that clearly specify the criteria to be used to establish an individual’s eligibility for NEW services. The eligibility criteria must be equitable.

§ 287.115 When a NEW grantee serves TANF recipients, what coordination should take place with the Tribal or State TANF agency?
The Tribe should coordinate with the Tribal or State TANF agency on:
(a) Eligibility criteria for TANF recipients to receive NEW Program services;
(b) Exchange of case file information;
(c) Changes in client status that result in a loss of cash assistance, food stamps, Medicaid or other medical coverage;
(d) Identification of work activities that may meet Tribal or State work participation requirements;
(e) Resources available from the Tribal or State TANF agency to ensure efficient delivery of benefits to the designated service population;
(f) Policy for exclusions from the TANF program (e.g., criteria for exemptions and sanctions);
(g) Termination of TANF assistance when time limits become effective;
(h) Use of contracts in delivery of TANF services;
(i) Prevention of duplication of services to assure the maximum level of services is available to participants;
(j) Procedures to ensure that costs of other program services for which welfare recipients are eligible are not shifted to the NEW Program; and
(k) Reporting data for TANF quarterly and annual reports.

§ 287.120 What work activities may be provided under the NEW Program?
(a) The Tribe will determine what work activities are to be provided.
(b) Examples of allowable activities include, but are not limited to: Educational activities, alternative education, post secondary education, job readiness activity, job search, job skills training, training and employment activities, job development and placement, on-the-job training (OJT), employer work incentives related to OJT, community work experience, innovative approaches with the private sector, pre/post employment services, job retention services, unsubsidized employment, subsidized public or private sector employment, community service programs, entrepreneurial training, management training, job creation activities, economic development leading to job creation, and traditional subsistence activities.