CONSUMER LIAISON COMMITTEE

Consumer Liaison Committee April 8, 2022, Minutes
American Indian and Alaska Native Liaison Committee April 6, 2022 Minutes
Draft Pending Adoption

The NAIC/Consumer Liaison Committee met in Kansas City, MO, April 8, 2022. The following Liaison Committee members participated: Andrew R. Stolfi, Chair (OR); Grace Arnold, Vice Chair (MN); by Lori K. Wing-Heier (AK); Jim L. Ridling represented by Mark Fowler and Reyn Norman (AL); Alan McClain represented by Jennifer Bruce (AR); Peni Itula Sapini Teo (AS); Ricardo Lara (CA); Andrew N. Mais represented by Kurt Swan (CT); Karima M. Woods (DC); Trinidad Navarro represented by Frank Pyle (DE); David Altmaier represented by John Reilly (FL); Colin M. Hayashida represented by Melissa Hamada (HI); Dean L. Cameron represented by Randy Pipal (ID); Vicki Schmidt (KS); James J. Donelon (LA); Kathleen A. Birrane represented by Alexander Borkowski (MD); Anita G. Fox and Karin Gyger (MI); Chlora Lindley-Myers (MO); Mike Causey represented by Kathy Shortt (NC); Jon Godfread represented by John Arnold (ND); Eric Dunning (NE); Chris Nicoloopoulos represented by David Bettencourt (NH); Barbara D. Richardson represented by David Cassetty (NV); Adrienne A. Harris represented by My Chi To (NY); Judith L. French and Jana Jarrett (OH); Michael Humphreys represented by Katie Merritt (PA); Cassie Brown (TX); Jon Pike (UT); Scott A. White represented by Don Beatty (VA); Mike Kreidler (WA); and Allan L. McVey (WV). Also participating were Michael Conway (CO); John F. King (GA); Michelle B. Santos (GU); Doug Ommen (IA); Dana Popish Severinghaus (IL); Doug Hartz (OR); and Tregenza A. Roach (VI).

1. **Heard Opening Remarks**

Commissioner Stolfi welcomed the 40 NAIC consumer representatives selected for 2022, indicating that their names and the organizations represented were included on the agenda following the names of the Liaison Committee members. He said as the vice chair of the NAIC Consumer Board of Trustees, he wants to report that the Board: 1) works in conjunction with the Liaison Committee; 2) comprises six state insurance regulator members and six consumer representative members; and 3) meets in closed, confidential sessions because it administers the NAIC Consumer Participation Program, which may require discussions of a confidential nature concerning personal information. He said the Board met April 7 to discuss suggested revisions to the Plan of Operation for the NAIC Consumer Participation Program and the surveys of Liaison Committee members and consumer representatives on how to enhance the level of participation during future Liaison Committee meetings.

2. **Adopted its 2021 Fall National Meeting Minutes**

Commissioner Stolfi said the Liaison Committee met Dec. 13, 2021.

Commissioner Arnold made a motion, seconded by Commissioner Lara, to adopt the Liaison Committee’s Dec. 13, 2021, minutes (see NAIC Proceedings – Fall 2021, NAIC/Consumer Liaison Committee). The motion passed unanimously.

3. **Heard a Presentation from the AEPI on the Demise of the Auto Insurance Appraisal Clause**

Erica Eversman (Automotive Education & Policy Institute—AEPI) said the appraisal clause is vanishing from private passenger automobile (PPA) insurance policies, and this is important because it is used to determine property loss claims values that are non-binding. She said the Road Traffic Act 1988 (RTA) requires insurers to provide umpire awards exclusively for personal injury but not for property loss resolutions. She said it also allows insurers to avoid using the Inter-American Commercial Arbitration Commission (IACAC), including no penalty for bad actors; however, she said it is not in all PPA policies. She said the appraisal is $5,500 and $96 for an arbitration for a policy that has an appraisal clause for a claim settlement projected to be under $10,000. She said the consumer success
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rate is extremely high at 98% when arbitration is utilized. She said recent insurer changes include insurers: 1) using their own employees or claims adjustors to serve as arbitrators; 2) rejecting most umpires suggested by consumers; and 3) refusing to pay the umpire’s award. She said consumers are then forced to sue insurers to force them to pay contracts as written and approved by state insurance departments, which is contrary to standard insurance regulation. She said other changes insurers are making to appraisal clauses include removing them entirely or covering partial losses only where the clause used to cover a full or partial loss. She said many consumers have called her looking for an attorney to use but cannot find any, so insurers can pay less because small claim limits are much lower and can be moved to lower general court.

Ms. Eversman said her recommendations for state insurance regulators are to: 1) mandate full and partial evaluation of automobile property loss; 2) alert insurers to notify consumers that the RTA exists if they disagree with their claim offer; 3) require the use of independent evaluators and umpires; 4) establish a time frame for RTA completion and the maximum amount the consumer expects to be permitted; and 5) include the use of RTA use, results, and dollar value; and 6) change data elements for market conduct analysis to reflect it. She said a company told her she did not follow insurance regulations so she could not collect on her claim.

Commissioner Stolfi said Oregon implemented a consumer education process and hoped that when consumers came to it, they would understand that if the cost after the final decision is higher, the state requires companies to pay the difference. Amy Bach (United Policyholders—UP) said the UP is seeing insurers using fewer appraisals. Ms. Eversman asked companies why these changes are being made and whether companies have a good reason to do it. Commissioner Stolfi said Ms. Eversman could submit a request for NAIC action following the meeting.

4. Heard a Presentation from the CEJ on Modernizing Market Regulation Data Collection

Birny Birnbaum (Center for Economic Justice—CEJ) said there is little to no public market regulation data available for consumers or states to use, and the type of data the NAIC has today is on workers’ compensation so state insurance regulators can track COVID-19-related data by state and severity. He said mortgage lending is available on a monthly and annual basis by race and geography. He said on March 10, the NAIC announced a 2.2% increase from 2018 to 2019; an anachronism in property/casualty (P/C) data collection (not workers’ compensation) through the Market Conduct Annual Statement (MCAS) is highly flawed and untimely. He said most of the reporting comes from a statistical data agency system that has not been updated in 40 years. He said for workers’ compensation, the National Council on Compensation Insurance (NCCI) is only one of many statistical organizations that base analysis on transactional data reported monthly. He said for personal lines, the data is outdated and used to produce industry aggregate statistics, which results in reporting that is of no use to state insurance regulators for market regulation, except for that which is COVID-19-related or racially biased.

Mr. Birnbaum said statistical agents appointed by states refuse to provide data. He said one straightforward solution would be to use their existing authority to designate one singular statistical company through a bid process for all states to use like the NAIC did for statutory reporting, and it should include individual company data. He said there was historic precedence by the Texas Department of Insurance (TDI) when it implemented Request for Information and Qualifications (RFIQ) in 1995. He said its first expectation was that the designated statutory agent is to report to the TDI as the state’s agent. He said a second solution would be to use an Open Interactive Data Language (IDL) Blockchain Network for the insurance industry. He recommended that state insurance regulators move to a more timely, granular, uniform, and responsive market regulation data collection through a modernized statutory agent framework.

Commissioner Arnold asked Mr. Birnbaum if he has any concerns because workers’ compensation insurance has more structure than other P/C insurance. Mr. Birnbaum said he does not have any concerns because the historical evidence was tied to rating, which is not needed today, but the underwriting and pricing attributes are needed. Mr. Cassetty asked if the bid process was used by the TDI in 1995. Mr. Birnbaum said the bid process was done
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from outside the TDI with one statutory agent designated for each major line. He said when the agent did credit scoring, data they already had was used because it had continually been collected, so there was no need for specific data calls. Commissioner Stolfi said this is intriguing to him, and he asked if anyone knows of other states that may have done this that could be contacted. Mr. Birnbaum said California, Illinois, and Pennsylvania have looked at this with special data calls from time to time because this would eliminate the need for special data calls. He suggested that the NAIC compare workers’ compensation to other lines’ data calls and ask statutory companies, such as the Insurance Services Office (ISO) and the American Association of Insurance Services (AAIS), what they can provide. Mr. Chou asked if, given the proactive and reactive resource constraints for most state insurance departments, the NAIC could encourage workers’ compensation to get more meat in their data reporting. Mr. Birnbaum said some resources are needed up front, with less being needed later. Executive Deputy Superintendent To said the Innovation, Cybersecurity, and Technology (H) Committee would provide supervisory or regulatory technology being considered.

5. Heard a Presentation by the NCTE, the DREDF, and the HIV + Hepatitis Policy Institute on the Role of State Insurance Regulators in Addressing Discriminatory Benefit Design

Carl Schmid (HIV + Hepatitis Policy Institute) said the proposed 2023 Notice of Benefit Payment Parameters (NBPP) Rule on Benefit Design, Section 156.125 Prohibition on discrimination would “... explicitly prohibit discrimination on the basis of sexual orientation and gender identity, as had been the case prior to 2020.” He said the Center for Consumer Information and Insurance Oversight (CCIIO) recently proposed adding clinically based, relevant, peer reviewed medical journal guidelines in six areas where presumptive discrimination exists: 1) the limitation on hearing aid coverage based on age; 2) Autism spectrum disorder (ASD) coverage limits based on age; 3) age limits for infertility treatment coverage when treatment is clinically effective for the age group; 4) limitation on foot care coverage based on diagnosis, whether diabetes or another underlying medical condition; 5) coverage of Essential Health Benefits (EHB) for gender-affirming care; and 6) access to prescription drugs for chronic health conditions through adverse tiering. He said there should be no adverse tiering, and tiering should not rely on cost alone. He said it must be clinically based and balanced, as well as allow reasonable medical management. He said there are other practices that also constitute discrimination, so attention to enforcement is needed in accordance with Qualified Health Plan (QHP) certification for prescriptions that is available online now with additional tools coming soon, many of which have zero cost sharing.

D. Ojeda (National Center for Transgender Equality—NCTE), who uses the pronoun they, said there are high levels of unmet health care needs among the transgender community. They said providers and plans need to mitigate harmful health care encounters and damaged trust. They said gender-affirming care is medically necessary and saves lives by improving mental health and quality of life overall. They said providers and plans found that in 2015, one in four experience a problem with being denied health care insurance coverage. They said there is a need to mitigate harmful health care encounters, such as the fear of being mistreated and that they could not afford the care needed, especially those that are higher within the ranks of people of color. They said state insurance regulators could provide clear guidance on nondiscriminatory coverage and outreach. They said states that have already provided explicit guidance include Colorado, Montana, Nevada, and Virginia. They encouraged all state insurance regulators to take the lead in this area of need.

Silvia Yee (Disability Rights Education and Defense Fund—DREDF) said discriminatory benefit design also exists within the proposed 2023 rule regarding rehabilitation and habilitation services and devices. She said there are critical medical needs for people with chronic conditions, such as medically needed therapies for pain management that are not fixes or cures, but rather slow progressive symptoms and restore functional capacity (e.g., long COVID); therapies needed for children and adults to achieve functions for the first time; mental health services and therapy that include in-patient and out-patient care; and durable medical equipment. She said some people need a wheelchair elevator, which for them is not a luxury item due to their debilitating condition, but rather, it is a medical necessity. However, she said insurers would not be covering it or certain contraception

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services due to benefit design discrimination. She said they need help from state insurance regulators and recommended that they issue clear examples of discriminatory benefit design, explain what this type of discrimination means, and rotate a deep dive review of key benefit categories.

Commissioner Arnold said Workstream Five under the Special (EX) Committee on Race and Insurance would be a good place to give this presentation as well, and it might include how policies are affected. Ms. Merritt asked if the draft QHP template would have any federal definition of gender-affirming care. D. Ojeda said the template had a definition as well as standards.

6. Heard a Presentation from the NWLC and Georgetown University CHIR on the Urgency of Now: Mental Health Parity and an Ongoing Pandemic

Dorianne Mason (National Women’s Law Center—NWLC) said the federal Paul Wellstone and Pete Domenici Mental Health Parity and Addiction Equity Act of 2008 (MHPAEAA) referred to a covered condition, not a mandate. She said forty-three state parity laws were in effect in 2008, and the MHPAEAA contains no state preemption. She said the MHPAEAA did not affect existing state mandates to offer or cover behavioral health benefits, and legislative activity at the state level continues to focus on compliance and enforcement. Since the pandemic began, she said 106,000 Americans have died of overdoses, with 36.8% per 100,000 of those reporting as black and 41.4% reporting as Indian. She said every two years, the Employee Benefits Security Administration (EBSA) and the federal Centers for Medicare & Medicaid Services (CMS) issue an MHPAEAA Report to the U.S. Congress (Congress). She said the 2022 report indicated that none of the plans were found to be sufficient, and compliance assistance was not enough, but what was needed was more active enforcement by states using their full authority. She said the report also indicated that the pandemic had a negative impact and increased mental health needs, especially in women due to the lack of childcare, the isolation of remote work, and required home schooling. She said one in seven women and 12.3% of men reported feeling overwhelmed.

Maanasa Kona (Georgetown University Center on Health Insurance Reforms—CHIR) said questions state insurance regulators could ask as they move forward with plans to improve MHPAEAA compliance by insurers are: 1) what type of information the state needs to collect; 2) whether the state has the authority to collect this information; and 3) what format the state should use in requesting and collecting this information. She said the MHPAEAA requires plans to document and report internal as well as external practices. She said under the Consolidated Appropriations Act enacted on Feb. 10, 2021, plans must make comparative analyses of design and application of non-quantitative treatment limitations (NQTLs) available to state departments of insurance (DOI) upon request. She said state legislation as of the Legal Action Center (LAC) Report of July 2020 included: 1) 15 states and Washington, DC required plans to submit compliance reports and/or quantitative data to DOIs; 2) nine states and Washington, DC required plans to conduct parity compliance analysis modeled after the Kennedy Forum’s six-step analysis and report findings to DOIs; and 3) Washington, DC required health plans to report on quantitative data needed for an “in operation” analysis of parity compliance.

Ms. Kona said Pennsylvania developed its own quantitative treatment limitations (QTLs) compliance tool for assessing QTLs that included time limits, the need for granularity, and use of the tool by insurers during future product development. She said assessing NQTLs included finding the right tool; issues with NQTL compliance due to the large amount of data and consistency across carriers; recommendations that included reaching out to providers, which New Mexico did via provider survey and Nebraska did via presentations for providers; and using claims review. She said looking forward, state insurance regulators could: 1) require submission of compliance reports and quantitative data to monitor MHPAEAA compliance by leveraging federal law; 2) adopt or develop the right tool for QTL and NQTL compliance data submission; 3) ensure high quality submissions by carriers; and 4) identify issues in submitted information. She concluded by saying that Georgetown University will be doing its own MHPAEAA survey and report.
Commissioner Stolfi said Oregon passed some of these laws recently and acknowledged that putting such legislation together takes a lot of work by a state insurance department.

7. **Heard a Presentation from the LLS and the Colorado Children’s Campaign on Standard Plan Design: Federal Developments and Lessons Learned in States**

Erin Miller (Colorado Children’s Campaign) said there has been a lot of interest in being able to compare health care plans to help consumers choose the right plan for their personal needs. One way to improve a consumer’s ability to select would be to clarify the choices so the plans could be compared on an “apples to apples” basis. She said standardized plans would meet this challenge while improving health equity and providing other health coverage improvements. She said it would also provide the potential for cost-reduction strategies by targeting rate setting. She said states that already require standardized individual market health plans are on both coasts and in Colorado. She said Colorado required extensive stakeholder involvement in the process, including those from the health care industry and communities that are diverse regarding race, ethnicity, immigration status, age, ability, sexual orientation, gender identity, or geographic regions of the state and are affected by higher rates of health disparities and inequities. She said the standardized plans are designed to improve racial health equity and decrease racial health disparities through a variety of means, which are identified collaboratively with consumer stakeholders, such as improving prenatal health care, and through a culturally responsive network.

Lucy Culp (The Leukemia & Lymphoma Society—LLS) said recommendations for state insurance regulators include: 1) improving regulatory tools that would improve health equity through plan design, limit the number of plans offered, provide meaningful difference standards, and improve naming display; 2) additional consumer education with an emphasis on the benefits of standard plans, explanations of how to compare standard and non-standard plans, and education about new plans at re-enrollment; and 3) monitoring the marketplace as to the trends in consumer choices and consumer satisfaction.

Commissioner Arnold asked how requiring standardized plans affected the value of health care plans. Ms. Culp said most states see standard plans affected mostly in the way plans are named and referred to. She said this is where consumer education is needed the most. Ms. Miller said plan display comes in handy, especially in the early years.

Commissioner Stolfi said Oregon has had standard plans since the federal Affordable Care Act (ACA) was enacted.

8. **Discussed Other Matters**

Commissioner Stolfi said these presentations are very valuable, and the discussions following each were even more so. He said it is possible that changes may be determined for future meetings based on the results of the state insurance regulator and consumer surveys completed just prior to this meeting. He said a full discussion of all will follow to find good solutions for enhancing presentations and discussions going forward.

Michael DeLong (Consumer Federation of America—CFA) asked that consumer representatives be encouraged to help at the state level, and he asked what the NAIC is doing to ensure that the letter from the CFA on antifraud is being addressed. Commissioner Stolfi said he believes this issue is being addressed by another committee.

Having no further business, the NAIC/Consumer Liaison Committee adjourned.
NAIC/American Indian and Alaska Native Liaison Committee  
Kansas City, Missouri  
April 6, 2022

The NAIC/American Indian and Alaska Native Liaison Committee met in Kansas City, MO, April 6, 2022. The following Liaison Committee members participated: Troy Downing, Chair (MT); Russell Toal, Vice Chair (NM); Lori K. Wing-Heier (AK); Trinidad Navarro (DE); Dean L. Cameron represented by Randy Pipal (ID); Grace Arnold (MN); Edward M. Deleon Guerrero (MP); Mike Causey represented by Kathy Shortt (NC); Jon Godfread represented by Colton Schulz (ND); Glen Mulready (OK); Andrew R. Stolfi (OR); Larry D. Deiter represented by Frank Marnell (SD); Mike Kreidler represented by Todd Dixon (WA); and Jeff Rude (WY). Also participating were Frank Pyle (DE); and Bob Biskupiak (MT).

1. **Adopted its 2021 Fall National Meeting Minutes**

   Commissioner Downing said the Liaison Committee met Dec. 11, 2021. Director Wing-Heier made a motion, seconded by Superintendent Toal, to adopt the Liaison Committee’s Dec. 11, 2021, minutes (see NAIC Proceedings – Fall 2021, NAIC/American Indian and Alaska Native Liaison Committee). The motion passed unanimously.

2. **Heard a Presentation on Communication and Outreach Within the American Indian Culture**

   Commissioner Downing said he met Pastor Bruce Plummer (Montana Indian Ministries) during an outreach meeting in Helena, MT, and he had a good conversation with Pastor Plummer regarding issues of cultural awareness that may facilitate or hinder communications with members of native populations. Although there is not one sweeping statement than can be made for every unique community, he said he found this experience valuable, and he asked Pastor Plummer to speak to the Liaison Committee about his insights into communications and awareness in Indian Country.

   Pastor Plummer began his presentation with a prayer over the Liaison Committee. He said the focus of his presentation is on “Being an Indian,” and he said he lives on the Fort Belknap Indian Reservation in Montana, which is a closed, domestic, protected reservation that is a federally recognized tribe. He said the Fort Belknap Indian Reservation is located 40 miles south of the Canadian border and 20 miles north of the Missouri River. He said it is home to two tribes, i.e., the Assiniboine, or Nakoda, and the Gros Ventre. He said the reservation is not subject to Montana, which is a good thing and a bad thing. He said there is a desperate need to make communication work with Montana, as the American Indian tribes are dying. When asked who they are, he said they are a tribal nation that emphasizes “we,” not “I.” However, he said there is a lot of water under the bridge to quote an old proverb between states and Native Americans, so there are more than 500 years of roadblocks to overcome. He said to start with, he is a spiritual chief who was made by his tribe, rather than an ancestry chief. He said in 2022, Native Americans are American citizens; however, this was not always the case. He said there are less than one billion Native Americans left, and they consider themselves caretakers of the land. While he said there are no do-overs in history because the past exists always and Native Americans have an excellent memory, now it is time for everyone to move on. He said when he is asked about what can be done to help preserve his people and his culture, he says education is an issue, as his parents only had a sixth-grade education. He said it is important to remember that there are many differences between American Indians and Alaska Natives, so outreach and communication efforts need to be customized according to tribe and area. To assist with this, he referred to the handout posted on the Event App that shows the strengths and differences between Native
American and white American cultures. He said in collaborating with the best leaders, they need a hand up, not a handout, and they need education. Then, he said they need more education.

Commissioner Downing said he understands that Pastor Plummer’s daughter is trying to solve the housing problem by opening their home to others who have no home. Pastor Plummer asked why those with resources would not share, because tribes share rather than save. Superintendent Toal asked what type of health services are available in Montana. Pastor Plummer said Montana did a survey that emphasizes the differences between federal Affordable Care Act (ACA) health care and Indian Health Service (IHS) health care. It found that the average age at death for a male in the U.S. is 75, but the average age at death for a Native American male is 55. He said that is because illness and chronic health conditions are ranked one to five; however, the amount budgeted for this care in the federal budget is enough to cover those ranked one only.

3. Heard a Presentation on Montana’s Experience with the ACA and its COVID-19/Pandemic Response

Commissioner Downing said Lesa Evers (Montana Department of Public Health and Human Services—DPHHS) would discuss responses to the COVID-19 pandemic in tribal communities. He said she would discuss successes, hurdles, and lessons learned in vaccinating tribal members.

Ms. Evers said she is proud to say that the flags of all the tribal nations are flown at the entrance to the building she works in, and the state cares for the flags and protects them. She said she was born on a reservation but now lives outside of the reservation. She said there are seven reservations in Montana that cover 1,500 miles and eight jurisdictions, all of which are federally recognized. She said the Little Shell Tribe is trying to become the 754th tribe recognized by the federal government. She said in the governor’s state of the state report said cardiovascular disease was the top reason for Native American deaths in Montana. She said Native Americans die at age 56 for men and 62 for women, while throughout the U.S., men die at age 75 and women at age 82. She said during a tour a few years ago, former Montana Insurance Commissioner Monica Lindeen traveled to all the tribes to educate them about the ACA. She said outreach was done via flyers, which were placed on bulletin boards at the grocery stores and clinics, as well as public service ads through tribal radio stations and via Facebook and other social media. She said they feed people and always bring food even if only one person shows up; it was worth it because that one person represented a whole group of people or a whole tribe, and that one person took the food as well as the message about the ACA back to that whole group of people or the whole tribe. She said one must build relationships to do this.

Ms. Evers said most Native Americans believe the IHS is a health insurance plan, but it is not; it is an extremely complicated health care system. She said it might cover the costs of health care provided, and it might not. She said Montana expanded Medicaid, which helped, but access to health care for the most critical is the number one issue. She said the IHS has five priority categories, but it only has funding for one—i.e., the very top level—so there is no preventative care, only care for the most critical cases, which is a problem. She said COVID-19 accelerated this problem due to the required isolation with some communities having checkpoints to control those who were able to enter reservations. She said it was difficult to track the spread because the state collects information by county, and there are 56; however, Native Americans want to hear about it by tribe. She said within six weeks, all tribes had been tested, with three of the tribes deciding to go through the state and the other three going elsewhere or providing their own. She said a total of 12,000 vaccinations were given, and the state did 8,000 of those. She said the Montana DPHHS has created good partnerships with the tribes by taking actions and providing home kits; however, COVID-19 has been devastating, with tribes having 19% of the cases and 32% of the deaths in Montana. She said lessons learned include: 1) commit to action; 2) remember that you are a guest on reservations; 3) do not expect large crowds; 4) bring food that you paid for and bring to-go boxes; and 5) do not overpromise.
Superintendent Toal gave a shout out to New Mexico tribes and pueblos who did so well in getting vaccines delivered, and he said he really appreciates their efforts. Commissioner Rude asked if any ongoing partnerships had been formed through their efforts in Montana. Ms. Evers said some tribes did, and others did not.

4. **Heard a Presentation on Consumer Outreach and Education About Fraud Within the American Indian Culture**

Matthew Smith (Coalition Against Insurance Fraud—CAIF) said he has been working with Alaska as they take steps to include fraud in their mission statement. He said fraud always targets the most vulnerable parts of consumers. He said American Indians and Alaska Natives are very trusting people, which is why fraudsters prey on them. He asked the Liaison Committee members to check out the graph in his slides for more information about how to protect tribes from fraudsters and educate tribal members on what is good insurance so they can recognize bad insurance when fraudsters try to thrust it upon them. He said 78% of tribes are not hearing from their state insurance department. He referred state insurance regulators to the public information and outreach templates on the CAIF’s website. He said customized videos and advertising are also available for any insurance department to use. He said the CAIF will train antifraud staff and teams on how to report and be protected from fraud. Director Wing-Heier said elders with cell phones are the most vulnerable sector of the country.

5. **Discussed Other Matters**

Commissioner Downing said he would like to address a few deliverables and time frames for the Liaison Committee. He said the first deliverable for consideration would be to produce a document on communication and cultural awareness with American Indian and Alaska Native communities. To gauge interest in an ad hoc group to define this tool to help bridge communications gaps between members of native communities and non-native industry and regulatory representatives, he asked members of the Liaison Committee to volunteer to be on the first ad hoc group.

Commissioner Downing said the second deliverable he would like to suggest is an ad hoc group to explore access to non-IHS health plans. He said this second ad hoc group would investigate issues with access and navigation of ACA Exchange Programs for American Indians and Alaska Natives.

Finally, Commissioner Downing said he would like to suggest an ad hoc group to explore deficits in access to coverage and put together suggestions for closing any market gaps. He said he would like any member of the Liaison Committee who is interested in being on one of the three ad hoc groups just noted to contact Lois E. Alexander (NAIC) and him so ad hoc group meetings can be scheduled. He said each group will have two to three members and will meet for a limited time to produce a specific product or deliverable.

Commissioner Downing said he would like to note that the Liaison Committee has two presenters from the Blue Cross Blue Shield of New Mexico lined up for an interim meeting that will be scheduled sometime before the Summer National Meeting at a date and time yet to be determined.

Commissioner Downing said he would like to use the rest of the meeting time to recommend that Liaison Committee members review the results of the two surveys—i.e., one for state insurance regulators and one for NAIC consumer representatives—about the goals of the Liaison Committee for 2022 in their head table member packets.

Having no further business, the NAIC/American Indian and Alaska Native Liaison Committee adjourned.