

To review individual grant applications.  
 Name of SEP: Clinical Sciences.  
 Date: February 21, 1995.  
 Time: 2:00 p.m.  
 Place: Holiday Inn Oldtown, Alexandria, VA.  
 Contact Person: Dr. Josephine Pelham,  
 Scientific Review Admin., 5333 Westbard  
 Ave., Room 349, Bethesda, MD 20892,  
 (301) 594-7254.

Name of SEP: Biological and Physiological  
 Sciences.  
 Date: March 9, 1995.  
 Time: 1:30 p.m.  
 Place: NIH, Westwood Building, Room 418A,  
 Telephone Conference.  
 Contact Person: Dr. Anne Clark, Scientific  
 Review Administrator, 5333 Westbard  
 Ave., Room 418A, Bethesda, MD 20892,  
 (301) 594-7115.

Name of SEP: Behavioral and Neurosciences.  
 Date: March 6, 1995.  
 Time: 8:30 a.m.  
 Place: Holiday Inn, Chevy Chase, MD.  
 Contact Person: Dr. Jane Hu, Scientific  
 Review Administrator, 5333 Westbard  
 Ave., Room 309, Bethesda, MD 20892,  
 (301) 594-7269.

Name of SEP: Behavioral and Neurosciences.  
 Date: March 10, 1995.  
 Time: 9:00 a.m.  
 Place: Holiday Inn, Chevy Chase, MD.  
 Contact Person: Dr. Jane Hu, Scientific  
 Review Administrator, 5333 Westbard  
 Ave., Room 309, Bethesda, MD 20892,  
 (301) 594-7269.

#### **Purpose/Agenda**

To review Small Business Innovation  
 Research Program grant applications.

Name of SEP: Multidisciplinary Sciences.  
 Date: March 16-17, 1995.  
 Time: 8:30 a.m.  
 Place: Holiday Inn, Chevy Chase, MD.  
 Contact Person, Dr. John Mathis, Scientific  
 Review Administrator, 5333 Westbard  
 Ave., Room 2A10A, Bethesda, MD 20892,  
 (301) 594-7243.

The meetings will be closed in accordance  
 with the provisions set forth in sec.  
 552b(c)(4) and 552b(c)(6), Title 5, U.S.C.  
 Applications and/or proposals and the  
 discussions could reveal confidential trade  
 secrets or commercial property such as  
 patentable material and personal information  
 concerning individuals associated with the  
 applications and/or proposals, the disclosure  
 of which would constitute a clearly  
 unwarranted invasion of personal privacy.

This notice is being published less than 15  
 days prior to the meeting due to the urgent  
 need to meet timing limitations imposed by  
 the grant review cycle.

(Catalog of Federal Domestic Assistance  
 Program Nos. 93.306, 93.333, 93.337, 93.393-  
 93.396, 93.837-93.844, 93.846-93.878,  
 93.892, 93.893, National Institute of Health,  
 HHS)

Dated: February 3, 1995.  
**Susan K. Feldman,**  
*Committee Management Officer, NIH.*  
 [FR Doc. 95-3181 Filed 2-8-95; 8:45 am]  
 BILLING CODE 4140-01-M

#### **Social Security Administration**

##### **Rescission of Social Security Acquiescence Ruling 87-3(9)**

**AGENCY:** Social Security Administration,  
 HHS.

**ACTION:** Notice of rescission of Social  
 Security Acquiescence Ruling 87-3(9)-  
 Hart v. Bowen, 799 F.2d 567 (9th Cir.  
 1986).

**SUMMARY:** In accordance with 20 CFR  
 416.1485(e) and 422.406(b)(2), the  
 Commissioner of Social Security gives  
 notice of the rescission of Social  
 Security Acquiescence Ruling 87-3(9).

**EFFECTIVE DATE:** February 9, 1995.

**FOR FURTHER INFORMATION CONTACT:** Gary  
 Sargent, Litigation Staff, Social Security  
 Administration, 6401 Security Blvd.,  
 Baltimore, MD 21235, (410) 965-1695.

**SUPPLEMENTARY INFORMATION:** A Social  
 Security Acquiescence Ruling explains  
 how we will apply a holding in a  
 decision of a United States Court of  
 Appeals that we determine conflicts  
 with our interpretation of a provision of  
 the Social Security Act or regulations  
 when the Government has decided not  
 to seek further review of the case or is  
 unsuccessful on further review.

As provided by 20 CFR  
 416.1485(e)(4), a Social Security  
 Acquiescence Ruling may be rescinded  
 as obsolete if we subsequently clarify,  
 modify or revoke the regulation or  
 ruling that was the subject of the circuit  
 court holding for which the  
 Acquiescence Ruling was issued.

On May 6, 1987, we issued  
 Acquiescence Ruling 87-3(9) to reflect  
 the holding in *Hart v. Bowen*, 799 F.2d  
 567 (9th Cir. 1986), that the current  
 market value of an installment sales  
 contract resulting from the sale of an  
 individual's excluded home is part of  
 the value of the replacement home and  
 thus excluded from countable resources  
 for Supplemental Security Income (SSI)  
 purposes, provided the payments  
 generated by the installment sales  
 contract were reinvested in the  
 excluded replacement home within  
 three months of receipt of the payments.

On August 23, 1994, we published  
 our final regulation (59 FR 43283),  
 revising section 416.1212 of Social  
 Security Regulations No. 16 (20 CFR

416.1212), to clarify when the proceeds  
 from the sale of an excluded home,  
 including the value of a promissory note  
 or similar installment sales contract and  
 other proceeds from the sale (the  
 downpayment and monthly installment  
 payments toward the principal), will be  
 excluded from being considered SSI  
 resources. Because this regulation  
 addresses the Hart court's concerns and  
 contains a thorough explanation  
 concerning how we treat proceeds from  
 the sale of an excluded home, we are  
 rescinding Acquiescence Ruling  
 87-3(9).

(Catalog of Federal Domestic Assistance  
 Programs No. 93.807 Supplemental Security  
 Income.)

Dated: February 1, 1995.  
**Shirley S. Chater,**  
*Commissioner of Social Security.*  
 [FR Doc. 95-3240 Filed 2-8-95; 8:45 am]  
 BILLING CODE 4190-29-P

##### **Rescission of Social Security Ruling (SSR) 80-36, Title XVI: Presumptive Disability and Presumptive Blindness Provision**

**AGENCY:** Social Security Administration,  
 HHS.

**ACTION:** Notice.

**SUMMARY:** The Commissioner of Social  
 Security gives notice of the rescission of  
 SSR 80-36.

**EFFECTIVE DATE:** February 9, 1995.

**FOR FURTHER INFORMATION CONTACT:**  
 Joanne K. Castello, Division of  
 Regulations and Rulings, Social Security  
 Administration, 6401 Security  
 Boulevard, Baltimore, MD 21235, (410)  
 965-1711.

**SUPPLEMENTARY INFORMATION:** Social  
 Security Rulings make available to the  
 public precedential decisions relating to  
 the Federal old-age, survivors,  
 disability, supplemental security  
 income, and black lung benefits  
 programs. Social Security Rulings may  
 be based on case decisions made at all  
 administrative levels of adjudication,  
 Federal court decisions, Commissioner's  
 decisions, opinions of the Office of the  
 General Counsel, and other policy  
 interpretations of the law and  
 regulations.

SSR 80-36, issued in 1980, was  
 published in the 1976-1980 Cumulative  
 Edition of the Rulings on page 482. SSR  
 80-36 established procedures  
 concerning the types of impairments  
 subject to findings of presumptive