DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

25 CFR Chapter I

No Child Left Behind School Facilities and Construction Negotiated Rulemaking Committee

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, the Bureau of Indian Affairs is announcing that the No Child Left Behind School Facilities and Construction Negotiated Rulemaking Committee will hold its fifth meeting in Nashville, Tennessee. The purpose of the meeting is to continue working on reports and recommendations to Congress and the Secretary as required under the No Child Left Behind Act of 2001.

DATES: The Committee’s fifth meeting will begin at 8 a.m. on February 1, 2011, and end at 12:30 p.m. on February 4, 2011.

ADDRESSES: The meeting will be held at the Gaylord Opryland Resort and Convention Center, 2802 Opryland Drive, Nashville, Tennessee 37214.

FOR FURTHER INFORMATION CONTACT: The Designated Federal Official, Michele F. Singer, Director, Office of Regulatory Affairs and Collaborative Action, Office of the Assistant Secretary—Indian Affairs, 1001 Indian School Road, NW., Suite 312, Albuquerque, NM 87104; telephone (505) 563–3805; fax (505) 563–3811.

SUPPLEMENTARY INFORMATION: The No Child Left Behind School Facilities and Construction Negotiated Rulemaking Committee was established to prepare and submit to the Secretary a catalog of the conditions at Bureau-funded schools, and to prepare reports covering: the school replacement and new construction needs at Bureau-funded school facilities; a formula for the equitable distribution of funds to address those needs; the reports are to be submitted to Congress and to the Secretary. The Committee also expects to draft proposed regulations covering construction standards for heating, lighting, and cooling in home-living (dormitory) situations.

The following items will be on the agenda:

- Review and approve October 2010 meeting summary;
- Review report requirements and logistics;
- Review and discuss report sections addressing renovation repairs and school construction and replacement;
- Review and discuss dormitory standards language;
- Review and discuss updated findings from Complementary Educational Facilities and FMIS surveys and catalogue of facilities:
  - Draft executive summary and key lessons;
  - Identify next steps; and
  - Receive public comments.

Written comments may be sent to the Designated Federal Official listed in the FOR FURTHER INFORMATION CONTACT section above. All meetings are open to the public; however, transportation, lodging, and meals are the responsibility of the participating public.

Dated: January 10, 2011.

Larry Echo Hawk,
Assistant Secretary—Indian Affairs.

DEPARTMENT OF THE TREASURY

Internal Revenue Service

26 CFR Part 300

[REG–124018–10]

RIN 1545–BJ65

User Fees Relating to Enrolled Agents and Enrolled Retirement Plan Agents; Hearing Cancellation

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Cancellation of notice of public hearing on proposed rulemaking.

SUMMARY: This document cancels a public hearing on proposed rulemaking that amends the regulations relating to the imposition of user fees for enrolled agents and enrolled retirement plan agents.

DATES: The public hearing, originally scheduled for January 14, 2011, at 10 a.m., is cancelled.

FOR FURTHER INFORMATION CONTACT: Richard A. Hurst of the Publications and Regulations Branch, Legal Processing Division, Associate Chief Counsel (Procedure and Administration), at Richard.A.Hurst@irs.counsel.treas.gov.

SUPPLEMENTARY INFORMATION: A notice of public hearing that appeared in the Federal Register on Friday, December 10, 2010 (75 FR 76940), announced that a public hearing was scheduled for January 14, 2011, at 10 a.m., in the auditorium, Internal Revenue Building, 1111 Constitution Avenue, NW., Washington, DC. The subject of the public hearing is under section 300 of the Internal Revenue Code.

The public comment period for these regulations expired on January 10, 2011. Outlines of topics to be discussed at the hearing were due on January 5, 2011. The notice of proposed rulemaking and notice of public hearing instructed those interested in testifying at the public hearing to submit an outline of the topics to be addressed. As of Wednesday, January 12, 2011, the taxpayer, who wished to present oral comments, has requested to withdraw. Therefore, the public hearing scheduled for January 14, 2011, is cancelled.

LaNita Van Dyke, Chief, Publications and Regulations Branch, Legal Processing Division, Associate Chief Counsel (Procedure and Administration).

DEPARTMENT OF LABOR

Mine Safety and Health Administration

30 CFR Parts 70, 71, 72, 75, and 90

RIN 1219–AB64

Lowering Miners’ Exposure to Respirable Coal Mine Dust, Including Continuous Personal Dust Monitors

AGENCY: Mine Safety and Health Administration, Labor.

ACTION: Proposed rule; extension of comment period; request for comments.

SUMMARY: The Mine Safety and Health Administration (MSHA) is extending the comment period on the proposed rule addressing Lowering Miners’ Exposure to Respirable Coal Mine Dust, Including Continuous Personal Dust Monitors. This extension gives commenters additional time to review and comment on the proposed rule. The proposal was published on October 19, 2010 (75 FR 64412), and is available on MSHA’s Web site at http://www.msha.gov/REGS/FEDREG/PROPOSED/2010Prop/2010-25249.pdf.

DATES: All comments must be received or postmarked by May 2, 2011.
REQUEST FOR COMMENTS

MSHA solicits comments from the mining community on all aspects of the proposed rule. MSHA is interested in commenters’ views on what actions should be taken by MSHA and the mine operator when a single shift respirable dust sample meets or exceeds the Excessive Concentration Value (ECV). In this situation, if operators use a CPDM, what alternative actions to those contained in the proposed rule would you suggest that MSHA and the operator take? MSHA is particularly interested in alternatives to those in the proposal and how such alternatives would be protective of miners.

CLARIFICATION

A commenter at the first public hearing suggested that the timeframe for miners’ review of the Continuous Personal Dust Monitor (CPDM) Performance Plan be expanded. For clarification, MSHA, in developing the proposed rule, relied on the timeframe and process in the existing requirements for mine ventilation plans. In the proposal, MSHA did not intend to change the existing timeframe and process and stated that the proposed rule is consistent with ventilation plan requirements and would allow miners’ representatives the opportunity to meaningfully participate in the process.

Dated: January 10, 2011.

Joseph A. Main,
Assistant Secretary of Labor for Mine Safety and Health.

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 271


MINNESOTA: FINAL AUTHORIZATION OF STATE HAZARDOUS WASTE MANAGEMENT PROGRAM REVISION

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule.

SUMMARY: Minnesota has applied to EPA for final authorization of the changes to its hazardous waste program under the Resource Conservation and Recovery Act (RCRA). EPA has reviewed Minnesota’s application with regards to Federal requirements, and is proposing to authorize the State’s changes.