removal of an incapacitated occupant from a small room, such as a changing area or lavatory, must be considered.  

(2) Any door between the sections must be shown to be openable when crowded against, even when crowding occurs at each side of the door.  

(3) There may be no more than one door between any seat or berth and the primary stairway exit.  

(4) There must be exit signs in each section meeting the requirements of § 25.812(b)(1)(i), or shown to have an Equivalent Level of Safety, that direct occupants to the primary stairway exit. An exit sign with reduced background area or a symbolic exit sign as described in Special Condition No. 4(a) may be used to meet this requirement.  

(e) For each smaller section within the main overhead crew rest compartment created by the installation of a partition with a door, the following requirements of these special conditions must be met with the door open or closed:  

(1) No smoking placards (Special Condition No. 1);  

(2) Emergency illumination (Special Condition No. 5);  

(3) Two-way voice communication (Special Condition No. 6);  

(4) Emergency alarm system (Special Condition No. 7);  

(5) Seat belt fasten signal or return to seat signal as applicable (Special Condition No. 8);  

(6) Emergency firefighting and protective equipment (Special Condition No. 9);  

(7) Smoke or fire detection system (Special Condition No. 10), and  

(8) The oxygen system (Special Condition No. 13).  

15. The requirements of two-way voice communication with the flight deck and provisions for emergency firefighting and protective equipment are not applicable to lavatories or other small areas that are not intended to be occupied for extended periods of time.  

16. Where a waste disposal receptacle is fitted, it must be equipped with an automatic fire extinguisher that meets the performance requirements of § 25.854(b).  

17. Materials (including finishes or decorative surfaces applied to the materials) must comply with the flammability requirements of § 25.853(a) as amended by Amendment 25–116. Mattresses must comply with the flammability requirements of § 25.853(c), as amended by Amendment 25–116.  

18. The addition of a lavatory within the overhead crew rest compartment would require the lavatory to meet the same requirements as those for a lavatory installed on the main deck except with regard to Special Condition No. 10 for smoke detection.  

19. Each stowage compartment in the crew rest compartment, except for underseat compartments for occupant convenience, must be completely enclosed. All enclosed stowage compartments within the overhead crew rest compartment that are not limited to stowage of emergency equipment or airplane supplied equipment such as bedding must meet the design criteria given in the table below. Enclosed stowage compartments greater than 200 ft³ in interior volume are not addressed by this special condition. The in-flight accessibility of very large enclosed stowage compartments and the subsequent impact on the crewmembers’ ability to effectively reach any part of the compartment with the contents of a hand fire extinguisher will require additional fire protection considerations similar to those required for inaccessible compartments such as Class C cargo compartments.  

<table>
<thead>
<tr>
<th>Fire protection features</th>
<th>Stowage compartment interior volumes</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Less than 25 cubic feet</td>
</tr>
<tr>
<td>Materials of Construction 1</td>
<td>Yes ............... Yes.</td>
</tr>
<tr>
<td>Detectors 2</td>
<td>No ............... Yes.</td>
</tr>
<tr>
<td>Liner 3</td>
<td>No ............... Yes.</td>
</tr>
<tr>
<td>Locating Device 4</td>
<td>No ............... Yes.</td>
</tr>
</tbody>
</table>

1 Material—The material used to construct each enclosed stowage compartment must at least be fire resistant and must meet the flammability standards established for interior components of § 25.853. For compartments less than 25 ft³ in interior volume, the design must ensure the ability to contain a fire likely to occur within the compartment under normal use.  

2 Detectors—Enclosed stowage compartments equal to or exceeding 25 ft³ in interior volume must be provided with a smoke or fire detection system to ensure that a fire can be detected within a one-minute detection time. Flight tests must be conducted to show compliance with this requirement.  

Each system (or systems) must provide:  

(a) A visual indication in the flight deck within one minute after the start of a fire,  

(b) An aural warning in the overhead crew rest compartment, and  

(c) A warning in the main passenger cabin.  

This warning must be readily detectable by a flight attendant and consider the position of flight attendants throughout the main passenger compartment during various phases of flight.  

3 Liner—If it can be shown that the material used to construct the stowage compartment meets the flammability requirements of a liner for a Class B cargo compartment (i.e., § 25.855 at Amendment 25–116, and Appendix F, part I, paragraph (a)(2)(i)), then no liner is required for enclosed stowage compartments equal to or greater than 25 ft³ in interior volume but less than or equal to 200 ft³; a liner must be provided that meets the requirements of § 25.855 for a Class B cargo compartment.  

4 Locating Device—Overhead crew rest compartments which contain enclosed stowage compartments exceeding 25 ft³ in interior volume and which are located away from the entry to the overhead crew rest compartment require additional fire protection features and/ or devices to assist the firefighter in determining the location of a fire.  

Issued in Renton, Washington, on March 20, 2012.  
Ali Bahrami,  
Manager, Transport Airplane Directorate, Aircraft Certification Service.  

For further information contact:  

Supplementary information:  
Background  
On December 5, 2005, we published in the Federal Register a notice of proposed rulemaking (NPRM) titled “Nonpayment of Benefits to Fugitive Felons and Probation or Parole Violators” (70 FR 72411). We have decided not to pursue final rules based

SOCIAL SECURITY ADMINISTRATION  
20 CFR Parts 404 and 416  
[Docket No. SSA 2006–0173]  
RIN 0960–AG12  
Nonpayment of Benefits to Fugitive Felons and Probation or Parole Violators  
AGENCY: Social Security Administration.  
ACTION: Proposed rules; withdrawal.  
SUMMARY: We are withdrawing the proposed rules we published in the Federal Register on December 5, 2005.  
DATES: The proposed rules identified in this document are withdrawn as of March 30, 2012.  

BILLING CODE 4910–13–P
on this NPRM at this time. Therefore, we are withdrawing this NPRM.

Michael J. Astrue,
Commissioner of Social Security.

[FR Doc. 2012–7684 Filed 3–29–12; 8:45 am]
BILLING CODE 4191–02–P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

24 CFR Part 1000

[Docket No. FR–5275–N–12]

Native American Housing Assistance and Self-Determination
Reauthorization Act of 2008; Negotiated Rulemaking Committee

AGENCY: Office of the Assistant Secretary for Public and Indian Housing, HUD.

ACTION: Notice of meeting of negotiated rulemaking committee.

SUMMARY: This notice announces a two-day session of the negotiated rulemaking committee that developed HUD’s November 18, 2011, proposed rule to revise the regulations governing the Indian Housing Block Grant (IHBG) Program and Title VI Loan Guarantee Program. HUD’s proposed rule was developed, as required by statute, by negotiated rulemaking. The public comment period on the proposed rule closed on January 17, 2012. The purpose of the two-day session is to provide the negotiated rulemaking committee members the opportunity to review and consider responses to the public comments received on the November 18, 2011, proposed rule.

DATES: The session will be held on Tuesday, May 1, 2012, and Wednesday, May 2, 2012. On each day, the session will begin at approximately 8:30 a.m., and will adjourn at approximately 6 p.m.

ADDRESSES: The sessions will take place in the Brooke Mondale Auditorium, Department of Housing and Urban Development, 451 Seventh Street SW., Washington DC, 20410. Members of the public wishing to enter the HUD Weaver Building to attend the sessions must present a current photo identification card, such as a valid driver’s license, military ID, work related ID, or passport, at the Southeast lobby security reception desk. To expedite entrance into the building, the public is encouraged to RSVP to Emily.Wright@hud.gov by April 27, 2012. A visitor pass will be issued and must remain visible at all times. Visitors to the HUD Weaver Building will be required to pass through the magnetometer and have their packages X-rayed or inspected by the security staff.

FOR FURTHER INFORMATION CONTACT: Rodger J. Boyd, Deputy Assistant Secretary for Native American Programs, Office of Public and Indian Housing, Department of Housing and Urban Development, 451 Seventh Street SW., Room 4126, Washington, DC 20410, telephone number 202–401–7914 (this is not a toll-free number). Hearing- or speech-impaired individuals may access this number via TTY by calling the toll-free Federal Relay Service at 1–800–877–8339.

SUPPLEMENTARY INFORMATION: On November 18, 2011 (76 FR 71474), HUD published a proposed rule to revise the regulations governing the IHBG and Title VI Loan Guarantee programs, codified in 24 CFR part 1000. HUD’s proposed rule would implement statutory amendments to the Native American Housing Assistance and Self-Determination Act of 1996 (25 U.S.C. 4101 et seq.) (NAHASDA) enacted by the Native American Housing Assistance and Self-Determination Reauthorization Act of 2008 (Pub. L. 110–411, approved October 14, 2008). Specifically, HUD’s proposed rule would amend subpart A of 24 CFR part 1000 regarding the guiding principles of NAHASDA, definitions, labor standards, environmental review procedures, procurement, tribal and Indian preference, and program income. Proposed changes to subpart B of 24 CFR part 1000 would address eligible families, useful life of properties, and criminal conviction records. Proposed changes to subpart C of 24 CFR part 1000 would address the tribal program year, Indian Housing Plan (IHP) requirements, administrative and planning expenses, reserve accounts, local cooperation agreements, and exemption from taxation. Proposed changes to subpart D of 24 CFR part 1000 would address certain formula information that must be included in the IHP and Annual Performance Report (APR), as well as the date by which HUD must provide data used for the formula and projected allocation to a tribe or Tribally Designated Housing Entity. Proposed changes to subpart E of 24 CFR part 1000 would address financing guarantees. Finally, proposed changes to subpart F of 24 CFR part 1000 would address HUD monitoring, APRs, APR review, HUD performance measures, recipient comments on HUD reports, remedial actions in the event of substantial noncompliance, audits, submission of audit reports, and records retention. Additional explanation of HUD’s proposed regulatory revisions are provided in the preamble to the November 18, 2011, proposed rule. The public comment period on the proposed rule closed on January 17, 2012.

As required by section 106 of NAHASDA, as amended, HUD negotiated the November 18, 2011, proposed rule with active tribal participation under the procedures of the Negotiated Rulemaking Act of 1990 (5 U.S.C. 561–570). HUD’s proposed rule reflects the consensus decisions reached by HUD and the tribal representatives.

This notice announces a two-day session of the negotiated rulemaking committee that developed the November 18, 2011, proposed rule. The purpose of the two-day session is to provide the negotiated rulemaking committee members the opportunity to review and consider responses to the public comments received on the November 18, 2011, proposed rule.

The two-day session will take place as described in the DATES and ADDRESSES section of this document. The two-day session will be open to the public; however, public attendance may be limited to the space available. Members of the public may be allowed to make statements during the meeting to the extent time permits.

Dated: March 27, 2012.

Rodger J. Boyd,
Deputy Assistant Secretary for Native American Programs.

[FR Doc. 2012–7730 Filed 3–29–12; 8:45 am]
BILLING CODE 4210–67–P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

26 CFR Part 1

[REG–113903–10]

RIN 1545–BJ59

Allocation and Apportionment of Interest Expense; 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 provides guidance relating to the allocation and apportionment of interest expense.

DATES: The public hearing, originally scheduled for April 3, 2012 at 10 a.m., is cancelled.