clogging resulting in diminished in-flight restart capability, low pressure turbine (LPT) case burn-through, inability to obtain a successful engine start, and damage to the airplane, do the following:

Main Fuel Pumps Installed on CFM56–2C Engines

(a) For CFM56–2C engines, do the following:

(1) Remove from service main fuel pumps part number (P/N) 301–779–002–0.

(2) For all CFM56–2C series engines that have incorporated CFM International (CFMI) Service Bulletin (SB) (CFM56–2C) 73–081, remove from service main fuel pumps P/N 301–776–101–0, P/N 301–776–102–0, P/N 301–776–103–0, P/N 301–776–104–0, P/N 301–776–105–0, P/N 301–776–106–0, P/N 301–776–108–0, P/N 301–776–109–0, P/N 301–776–112–0, P/N 301–776–113–0, P/N 301–778–801–0, P/N 301–778–802–0, P/N 301–778–804–0, and P/N 301–778–805–0.

(3) For all CFM56–2C engines that have incorporated CFMI SB (CFM56–2C) 73–078, remove from service main fuel pumps P/N 301–779–006–0.

(4) Install a serviceable main fuel pump. Information on converting removed pumps into serviceable pumps can be found in CFMI SB (CFM56–2C) 73–0104, Revision 2, dated July 27, 2000.

Main Fuel Pumps Installed on CFM56–3 Series Engines

(b) For CFM56–3 series engines, do the following:

(1) Remove main fuel pumps P/N 301–779–002–0.

(2) For all CFM56–3 series engines that have incorporated CFMI SB (CFM56–3) 73– 082, remove from service main fuel pumps P/ N 301–779–006–0.

(3) For all CFM56–3 series engines that have incorporated CFMI SB (CFM56–3) 73– 087, remove from service main fuel pumps P/ N 301–778–801–0, P/N 301–778–802–0, P/N 301–778–804–0, and P/N 301–778–805–0.

(4) Install a serviceable main fuel pump. Information on converting removed pumps into serviceable pumps can be found in CFMI SB (CFM56–3) 73–0120, Revision 4, dated July 27, 2000.

Main Fuel Pumps Installed on CFM56–5 Series Engines

(c) For CFM56–5 series engines, do the following:

(1) Remove main fuel pumps P/N 301– 785–502–0.

(2) For all CFM56–5 series engines that have incorporated CFMI SB (CFM56–5A) 73– 077, remove from service main fuel pumps P/ N 301–785–504–0.

(3) Install a serviceable main fuel pump. Information on converting removed pumps into serviceable pumps can be found in CFMI SB (CFM56–5A) 73–0126, Revision 3, dated September 25, 2000.

Do Not Install Main Fuel Pumps

(d) After the effective date of this AD, do not install the following P/N main fuel pumps onto any engine: (1) For all engines: (P/N) 301–779–002–0, P/N 301–779–006–0, P/N 301–785–502–0, and P/N 301–785–504–0.

(2) For CFM56–2C engines that have incorporated SB CFMI (CFM56–2C) 73–081 but have not incorporated SB CFMI SB (CFM56–2C) 73–0104: P/N 301–776–101–0, P/N 301–776–102–0, P/N 301–776–103–0, P/ N 301–776–104–0, P/N 301–776–105–0, P/N 301–776–106–0, P/N 301–776–108–0, P/N 301–776–109–0, P/N 301–776–110–0, P/N 301–776–111–0, P/N 301–776–112–0, P/N 301–776–113–0, P/N 301–778–801–0, P/N 301–778–802–0, P/N 301–778–804–0, P/N 301–778–805–0.

(3) For CFM56–3 series engines that have incorporated SB CFMI (CFM56–3) 73–087 but have not incorporated CFMI SB (CFM56– 3) 73–0120: P/N 301–778–801–0, P/N 301– 778–802–0, P/N 301–778–804–0, and P/N 301–778–805–0.

Alternative Methods of Compliance

(e) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Engine Certification Office (ECO). Operators must submit their request through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, ECO.

Note 2: Information concerning the existence of approved alternative methods of compliance with this airworthiness directive, if any, may be obtained from the ECO.

Special Flight Permits

(f) Special flight permits may be issued in accordance with §§ 21.197 and 21.199 of the Federal Aviation Regulations (14 CFR 21.197 and 21.199) to operate the airplane to a location where the requirements of this AD can be done.

Issued in Burlington, Massachusetts, on May 12, 2003.

Francis A. Favara,

Acting Manager, Engine and Propeller Directorate, Aircraft Certification Service. [FR Doc. 03–12241 Filed 5–15–03; 8:45 am] BILLING CODE 4910–13–P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

24 CFR Part 1000

[Docket No. FR-4676-N-07]

Native American Housing Assistance and Self-Determination Negotiated Rulemaking Committee; Meeting

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

ACTION: Notice of Negotiated Rulemaking Committee Meeting.

SUMMARY: This document announces a meeting of the Native American Housing Assistance and Self-

Determination Negotiated Rulemaking Committee. The purpose of the Committee is to discuss and negotiate a proposed rule that would change the regulations for the Indian Housing Block Grant (IHBG) program allocation formula, and other regulatory issues that arise out of the allocation or reallocation of IHBG funds.

DATES: The committee meeting will be held on Wednesday, May 28, 2003, Thursday, May 29, 2003, and Friday, May 30, 2003. On May 28, 2003, and May 29, 2003, the meeting will begin at 9 am and end at 5 pm. On May 30, 2003, the meeting will begin at 9 am and end at 4 pm.

ADDRESSES: The meeting will take place at the Adams-Mark Hotel, 1550 Court Place Street, Denver, Colorado 80202; telephone (303) 893–3333 (this is not a toll-free number).

FOR FURTHER INFORMATION CONTACT:

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

SUPPLEMENTARY INFORMATION:

I. Background

HUD has established the Native American Housing Assistance and Self-Determination Negotiated Rulemaking Committee for the purposes of discussing and negotiating a proposed rule that would change the regulations for the Indian Housing Block Grant (IHBG) program allocation formula, and other regulatory issues that arise out of the allocation or reallocation of IHBG funds.

The IHBG program was established under the Native American Housing Assistance and Self-Determination Act of 1996 (25 U.S.C. 4101 et seq.) (NAHASDA). NAHASDA reorganized housing assistance to Native Americans by eliminating and consolidating a number of HUD assistance programs in a single block grant program. In addition, NAHASDA provides federal assistance for Indian tribes in a manner that recognizes the right of Indian selfdetermination and tribal selfgovernment. Following the procedures of the Negotiated Rulemaking Act of 1990 (5 U.S.C. 561-570), HUD and its tribal partners negotiated the March 12, 1998 (63 FR 12349) final rule, which created a new 24 CFR part 1000

containing the IHBG program regulations.

II. Negotiated Rulemaking Committee Meeting

This document announces a meeting of the Native American Housing Assistance and Self-Determination Negotiated Rulemaking Committee. The committee meeting will take place as described in the DATES and ADDRESSES section of this document. The agenda planned for the meeting includes the discussion of proposed work groups and committee recommendations. The meeting will be open to the public without advance registration. 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, and file written statements with the committee for its consideration. Written statements should be submitted to the address listed in the FOR FURTHER

INFORMATION section of this document.

Dated: May 12, 2003.

Rodger J. Boyd, Deputy Assistant Secretary for Native American Programs. [FR Doc. 03–12206 Filed 5–15–03; 8:45 am] BILLING CODE 4210–33–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[TN-248-200327(b); FRL-7498-7]

Approval and Promulgation of Implementation Plan: Revisions to Tennessee State Implementation Plan: Transportation Conformity Rule

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule.

SUMMARY: EPA is proposing to approve a revision to the Tennessee State Implementation Plan (SIP) submitted on March 19, 2002, that contains transportation conformity rules. If EPA approves this transportation conformity SIP revision, the State will be able to implement and enforce the Federal transportation conformity requirements at the State level per EPA regulations— Conformity to State or Federal Implementation Plans of Transportation Plans, Programs, and Projects Developed, Funded or Approved Under Title 23 U.S.C. of the Federal Transit Laws. EPA's proposed action would streamline the conformity process and allow direct consultation among agencies at the local levels. EPA's

proposed approval is limited to transportation conformity.

In the Final Rules section of this Federal Register, the EPA is approving the State's SIP revision as a direct final rule without prior proposal because the Agency views this as a noncontroversial submittal and anticipates no adverse comments. A detailed rationale for the approval is set forth in the direct final rule. If no significant, material, and adverse comments are received in response to this rule, no further activity is contemplated. If EPA receives adverse comments, the direct final rule will be withdrawn and all public comments received will be addressed in a subsequent final rule based on this rule. The EPA will not institute a second comment period on this document. Any parties interested in commenting on this document should do so at this time.

DATES: Written comments must be received on or before June 16, 2003.

ADDRESSES: All comments should be addressed to: Kelly Sheckler at the EPA, Region 4 Air Planning Branch, 61 Forsyth Street, SW., Atlanta, Georgia 30303–8960.

Copies of documents relative to this action are available at the following address for inspection during normal business hours:

Environmental Protection Agency, Region 4, Air Planning Branch, 61 Forsyth Street, SW., Atlanta, Georgia 30303–8960. Kelly Sheckler, (404) 562– 9042.

Tennessee Department of Environment and Conservation, Air Pollution Control, 9th Floor L & C Annex, 401 Church Street, Nashville, Tennessee 37243–1531.

FOR FURTHER INFORMATION CONTACT: Kelly Sheckler at (404) 562–9042, email: *Sheckler.Kelly@epa.gov*.

SUPPLEMENTARY INFORMATION: For additional information see the direct final rule which is published in the rules section of this **Federal Register**.

Dated: April 29, 2003.

Stanley L. Meiburg,

Acting Regional Administrator, Region 4. [FR Doc. 03–12179 Filed 5–15–03; 8:45 am] BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 03-1534, MB Docket No. 03-116]

Radio Broadcasting Services; Archer City, TX

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: This document requests comment on a Commission proposal to substitute Channel 248C2 for Channel 248C1 at Archer City, Texas. As a result, the allotment at Archer City, Texas would conform with the outstanding Station KRZB construction permit. The coordinates for the Channel 248C2 allotment of Archer City, Texas, would be 33–51–40 and 98–38–52.

DATES: Comments must be filed on or before June 30, 2003, and reply comments on or before July 15, 2003.

ADDRESSES: Federal Communications Commission, 445 Twelfth Street, SW., Washington, DC. 20554.

FOR FURTHER INFORMATION CONTACT: Robert Hayne, Media Bureau, (202) 418–2177.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Notice of Proposed Rule Making, MB Docket No. 03-116, adopted May 7, 2003, and released May 8, 2003. The full text of this Commission decision is available for inspection and copying during normal business hours in the **Commission's Reference Center 445** Twelfth Street, SW., Washington, DC 20554. The complete text of this decision may also be purchased from the Commission's duplicating contractor, Qualex International Portals II, 445 12th Street, SW., Room CY-B402, Washington, DC, 20554, telephone 202-863-2893, facsimile 202-863-2898, or via e-mail qualexint@aol.com.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all *ex parte* contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible *ex parte* contact.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

List of Subjects in 47 CFR Part 73

Radio, Radio broadcasting. For the reasons discussed in the preamble, the Federal Communications Commission proposes to amend 47 CFR part 73 as follows:

PART 73—RADIO BROADCAST SERVICES

1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334 and 336.