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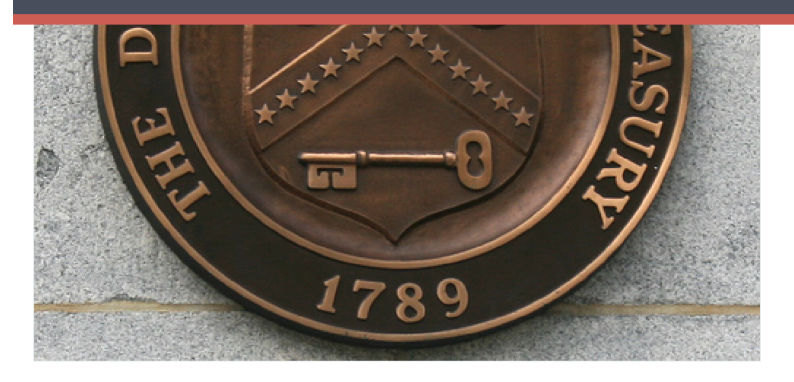
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The U.S. Department of the Treasury and Internal Revenue Service (IRS) have issued final guidance specifying that a wide range of benefits and services provided by Indian tribal governments qualify for the general welfare exclusion from income. These include programs for housing, education, cultural and religious purposes, and the elderly and disabled, among others.

Isaac M. O'Bannon • Jun. 05, 2014

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"Today's guidance provides important clarity for Indian tribes that certain member benefits and services are exempt from federal income tax under the general welfare exclusion. This guidance was developed as part of our ongoing government-togovernment consultation with Indian Tribal governments and further demonstrates the Administration's commitment to working with the Native American community and addressing their specific needs," said Assistant Secretary for Tax Policy Mark J. Mazur.

Traditionally, payments by governments qualify for the general welfare exclusion if they are (1) made pursuant to a governmental program; (2) for the promotion of

general welfare (i.e., based on need); and (3) not compensation for services.

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their members and certain non-members quality for exclusion from federal income tax, including programs for housing, education, cultural and religious purposes, the elderly and disabled, and emergency and other qualifying assistance. It also provides that certain items of cultural significance or nominal cash honoraria provided to medicine men or women, shamans, or similar religious or spiritual officials to recognize their participation in cultural, religious, or social events will not be considered compensation for services.

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